FILED

FOR THE

MORFHEDN DESTRICT OF OCLARIONA

JUN 2 3 1954

NOBLE C. HOOD Clerk, U.S. District Court

United States of America

V.

No.

12,488 Criminal

On this 23rd day of June government and the defendant appeared in person and ¹

by counsel. T. M. Eskriage.

IT Is Adjudged that the defendant has been convicted upon his plea of 2

of the offense of on or about June 16, 1954, at the Peoples State Benk, 2408 East Admiral Street, Tulsa, Oklahoma, did by intimidation of Dorothy Haiford, a teller at said bank, attempt to take from her presence somey in the possession of said bank, a bank the deposits of which were then and there insured by the Federal Deposit Insurence Corporation, (Title 18, U. S. C., 2117)

as charged 3 In Court One; and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Five (5) Years.

IT IS ADJUDGED that 5.

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

/s/ John s. Athens U. S. Attomay

/s/ ROYCE H. SAVAGE

United States District Judge.

The Court recommends commitment to:6

Clerk.

A True Copy. Certified this _____ day of ____

(By)....

Deputy Clerk

(Signed)

Clerk.

Deputy Clerk

FOR THE NORTHERN DISCRICT OF OUR STORA FILED

JUN 2 3 1954

NOBLE C. HOOD Clerk, U.S. District Court

United States of America

John Henry Lewis

.478 Orininal

23ra On this day of government and the defendant appeared in person and without counsel; the court advised the defendant of his right to coursel and asked his whether he decired to have coursel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

It Is Adjudged that the defendant has been convicted upon his plea of 2 sullty

on or about October 27, 1953, at of the offense of Tules, Oklahous, did knowingly make or cause to be made a false or fraudulens declaration concerning a claim for beaufits under the Veterans Administration in the following manner, to-wit: A signed statement on Veterans Administration Form 8-526 for mometary benefits stating and claiming to have an honorable discharge from the military service of the United states, he then well knowing such statement or declaration to have been false, (f. 38, U.S.C., dec. 715) as charged in Count One;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT Is Adjudged that the defendant is guilty as charged and convicted.

It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Siz (6) Rouths.

IT IS ADJUDGED that for

It Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

3. L. os to Form:

/s/ HOBART BROWN Ass't. U. S. Astorney /s/ ROYCE H. SAVAGE

United States District Judge.

The Court recommends commitment to:6

Clerk.

A True Copy, Certified this

day of

(Signed)

(By)

Deputn Clerk.

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

UNITEL	STATES	OF	AMERICA,	,)						
				Plaintif	ſ,	Ş						
vs.						{	No.	12,016	Crin	inal		
EARL M	ICHAEL	CALK	INS,			\}					Puote Scott	Long
				Le fendan	t.)			JU	N29	195	54

DISMISSAL

Pursuant to Rule 48 of the Federal Rules of Criminal Procedure and by leave of court endorsed hereon the United States Attorney for the Northern District of Oklahoma hereby dismisses the indictment against Earl Michael Calkins, defendant.

NOBLE C. HOOD Clerk, U.S. District Court

Leave of court is granted for the filing of the foregoing dismissal.

UNITED STATES DISTRICT COURT IN R THE NORTHERN DISTRICT OF OKLAHOMA.

United States of America.

Plaintiff.

vs.

No. 12467 Original

William Howard Hensley, Rite Hensley and James E. Cross,

Defendants.

FILED

JUL 2 8 1954

NOBLE C. HOOD Clerk, U.S. District Cours

JOURNAL ENTRY

On this 25th day of June, 1954, appeared the United States of America by and through its attorneys, John S. Athens, United States Attorney, and Charles E. Froeb, Assistant United States Attorney, for the Northern Judicial District of Oklahoma, and surety, Willie Fork, appearing by and in behalf of himself, and it appearing to the court that due notice of plaintiff's motion for default judgment was served upon the defendant in the above styled cause; and it further appearing that James H. Cross failed to appear at all times, as is recited in the motion for default judgment, and that said failure to appear was wilful and predetermined; and it further appearing that the defendant surety on the bond of said James H. Cross, Willie Fork, has not been able to produce said James H. Cross before this court for sentencing pursuant to his plea of fuilty in the above numbered criminal cause.

NOW, therefore, this court finds that the surety on sold bond. Willie Fork, should be and is hereby adjudged in default for failure of his principal on said bond to appear before the court, as recited hereinbefore, and that judgment should be and is hereby entered on behalf of the United States against said surety on said bond, Willie Fork, in the full face amount of said bond, viz., \$500.00.

AND IT IS SO ADJUDGED.

15/ Royce II. Savage UNITED STATES DISTRICT JUDGE.

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA.

United States of America,

Plaintiff,

Carl Dean Stewart,

167, No. 12403 Criminal FILE D

AUG - 3 1954

NOBLE C. HOOD Clerk, U.S. District Court

ORDBR

Defendant.

This matter comes on to be heard on this 30th day of July, 1954, upon the motion of the defendant to modify or vacate the judgment and sentence heretofore entered on the 1st day of February, 1954, for a term of six months on each of four counts, the sentences in counts two, three and four to run concurrently with the sentence imposed in count one, together with the minimum fines and penalties, and the defendant being represented by his attorney, Harry Seaton, and the United States Government being represented by the United States Attorney, B. Hayden Crawford, and the Court being fully advised in the premises finds that the six month sentence heretofore imposed on the defendant should be modified to the effect that such sentence should be suspended and that the defendant should be placed on probation.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREEDby the Court that the sentence against Carl Dean Stewart, heretofore entered on the 1st day of February, 1954, for a term of six months, and thereafter stayed to August 1, 1954, be modified and that the said defendant's sentence is hereby ordered suspended and the defendant placed on probation for a period of eighteen (18) months.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that during the period of probation the defendant shall conduct himself as a law abiding and industrious citizen and shall observe such conditions of probation as the Court shall prescribe, otherwise the defendant shall be brought before the Court for the Court's order.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED by the Court that the Clerk shall deliver two (2) certified copies of this judgment and order to the probation officer of this Court, one(1) of which shall be delivered to the defendant by the probation clerk.

APPPROVED:

W. B. Wallace United States, District Judge.

Arst Tobart Brown

United States District Court

FOR THE

	NORTHERN DIS	TRICT OF	OKLAHOMA	
United States	of America)		CANADA CONTRACTOR CONT
Ÿ.	•	No.	12,467 - Oriminal	AUG 1 0 1954
James H. (ross			NOBLE C. HOOD Clerk, U.S. District Court
desired to have oc	ant or his ri unsel appoint	ed by th	, 1954 came the without counsel; ounsel and asked he court, and the detection of	is anower no lefendant there-
IT IS ADJUDGED that	the defendant has	been convid	eted upon his plea of 2	uilty
without having giv mash fit for disti ized according to	of the offense en bond as re llation on pr law, (Title	s of car quired k enises o 26, U. S	rying on the busing y law; and making ther than a distil . C. A., Sections	ess of a distiller and fermenting lery duly author- 2833 and 2834),
and the court having asked pronounced, and no sufficie	the defendant where	ther he has		nent should not be
IT IS ADJUDGED that	the defendant is g	uilty as cha	rged and convicted.	
It Is Adjudged that the his authorized representation			ed to the custody of the Arriod of 4	ttorney General or
Count One -	Eighteen (18) (\$100.00) Dol	Months lars on	and a fine of One	Hundred
	Eighteen (18) (\$500.00) Dol confinement is with the sent	n Count	and a fine of Five execution. Said s Two shall run cond Count One.	Hundred entence of urrently
koxisc adexedese nikaje	*		-	
It Is Ordered that the Court recommends	lified officer and the	at the copy s	this judgment and committeerve as the commitment of the commitment	f the defendant.
A True Conv. Contided	this			Clerk.
(Signed)	Cler)			Deputy Clerk.

FOR T	THE
MORTHERN DISTRICT	OF OKLAHONA
United States of America	Francis of Lances Francis D
v.,	No. 12,489 - Criminal AUG 10 1954
Ira Augusta Alexander	NOBLE C. HOOD Clerk, U.S. District Cour
On this 10th day of August government and the defendant appeared in person and advised the defendant of his right to desired to have counsel appointed by upon stated that he waived the right	o counsel and saked him whether he
It Is Adjudged that the defendant has been conv	victed upon his plea of 2
of the offense of ported in interstate commerce from D the Northern Judicial District of Ok four-door Seden, Motor No. V2942464, to have been stolen, (Title 18, U. S	on or about July 7, 1954, he trans- allas, Texas, to Tulsa, Oklahoma, in lahoma, a stolen 1954 Buick Special he then well knowing said automobile . C., Section 2312),
as charg and the court having asked the defendant whether he pronounced, and no sufficient cause to the contrary bein	red s in count number one has anything to say why judgment should not be had shown or appearing to the Court,
It Is Adjudged that the defendant is guilty as cha	rged and convicted.
It Is Adjudged that the defendant is hereby come his authorized representative for imprisonment for a	amitted to the custody of the Attorney General or a period of 4
Two (2) Years.	
	· · · · · · · · · · · · · · · · · · ·
IT Is An uncert that 5	
It Is Ordered that the Clerk deliver a certified copy States Marshal or other qualified officer and that the co	of this judgment and commitment to the United opy serve as the commitment of the defendant.
O. K. as to form:	
Hobar Mun Ass't. U. S. Attorney	15/ Royce IS. Savoye, United States District Judge.
The Court recommends commitment to: 6	
	Clerk.
A True Copy. Certified this day of	
(Signed)	(By)

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OKLAHOMA

UNITED	STATES OF	AMERICA)
		the Charles)
		Creditor	
vs.			CR No. 10675
			\
MACK S.	JACKSON		For I have been I a
		Debtor	AUG 2 7 1954
		and the same of th	NOBLE C. HOOD Clerk, U.S. District Court

ORDER

Now on this 27 day of August, 1954, the motion of Johnny W. Jackson to abate this cause of action coming on to be heard, and the court having examined the application and heard the evidence in support thereof, finds that the said judgment debtor, Mack S. Jackson, died on the 15th day of October, 1948; that no execution was issued by plaintiff, and that although notice to creditors was duly given in the probate of the estate of Mack S. Jackson, no claim was ever filed with the administrator by the plaintiff herein. The court further finds that said cause of action should be abated as prayed for in said motion.

IT IS THEREFORE ORDERED, ADJUDGED, AND DEGREED that the said cause of action herein against said Mack S. Jackson be and the same is hereby abated.

181 Royas IV. Savage Judge

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE NORTHERN DISTRICT OF OXLAHOMA

UNITED STATES OF	AMERICA)
	Creditor	
∀ S•) CR No. 10498
MACK S. JACKSON		Free Land Land
	Debtor	AUG 2 7 1954
	The same same same of same	NOBLE C. HOOD Clerk, U.S. Despiet Cour

ORDER

Now on this 2/2 day of August, 1954, the motion of

Johnny W. Jackson to abate this cause of action coming on to be heard,
and the court having examined the application and heard the evidence
in support thereof, finds that the said judgment debtor, Mack S. Jackson,
died on the 15th day of October, 1948; that no execution was issued by
plaintiff, and that although notice to creditors was duly given in the
probate of the estate of Mack S. Jackson, no claim was ever filed with
the administrator by the plaintiff herein. The court further finds that
said cause of action should be abated as prayed for in said motion.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that the said cause of action herein against said Mack S. Jackson be and the same is hereby abated.

15 Roya It. Sange

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

	the below and a second	
United States of America)	the last have been
v.	No. 12,499 Crimina	AUG 1 7 1954
Bob M. Caswell	, ,	** Part Marie

On this 27th day of August , 1954 , came the attorney for the government and the defendant appeared in person, and without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

It is Adjudged that the defendant has been convicted upon his plea of guilty

of the offense of on or about August 9, 1954, converted or embezzled to his own use a check in the amount of \$75.00 payable to Stone Trucking Company from Shenco Sales, Dallas, Texas, representing monies payable to said Stone Trucking Co. as consideration for interstate transportation charges, said Bob M. Caswell being then and there an employee of Stone Trucking Co. without authorization to convert to his own use said monies, the proceeds of said check being spent for his own use, (Title 18, U.S.C., 660) as charged in Count One; and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is placed on probation for a period of Eighteen (18) Months from this date on the condition that he makes restitution.

It is further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

C. K. as to Form:

s/ CHARLES H. FRO)EB	/s/ RO	YCE H.	SAVAGE	
ss't. U. S. Attor			Uni	ted States	District Judge.
**					Clerk.
A TRUE COPY Certifi	ed this day of			10	
<i>u</i>					
	Clerk.				Deputy Clerk.

FOR THE

United States of America	Property of Parties and Partie
v.	7o. 12,496 Criminal AUG 3 0 1954
William Andrew Wallace	NOBLE C. HOOD Clerk, U.S. District Court
On this 30th day of August government and the defendant appeared in person and advised the defendant of his right to desired to have counsel appointed by upon stated that he waived the right	, 19 54came the attorney for the without counsel, the court counsel and asked him whether he the court, and the defendant there-
It Is Adjudged that the defendant has been conv	icted upon his plea of 2 guilty
of the offense of transported in interstate commerce from the Northern Judicial D. Mainline Ford Sedan, Motor No. A2DL10 autumobile to have been stolen, (Tit.) as charge and the court having asked the defendant whether he have	istrict of Oklahoma, a stolen 1952 05615, he then well knowing said le 18, U.S.C., 2312) ed * in Count One; has anything to say why judgment should not be
pronounced, and no sufficient cause to the contrary bein	
It Is Adjudged that the defendant is guilty as char	rged and convicted.
It Is Adjudged that the defendant is hereby com his authorized representative for imprisonment for a	
Five (5) Years.	
	•
ITXXXXXXXXXXXXXX	
en e	
It is Ordered that the Clerk deliver a certified copy States Marshal or other qualified officer and that the co O.K. as to Form:	of this judgment and commitment to the United opp serve as the commitment of the defendant.
1/2 8	/s/ ROYCE H. SAVAGE
Asst. U. S. Attorney The Court recommends commitment to: 6	United States District Judge.
	,
	Clerk.
A True Copy. Certified thisday of	
(Signed)	(By)
Clerk.	Deputy Clerk.

 $United\ States\ of\ America$

United States District Court

FOR THE

v.	} ¹	Vo. 12,49/	Jrimina I	AUG 3 0 1954
Charles Gilbert Ha	wley			NOBLE C. HOOL
	M Touristance and the Control	and the same of th		Clerk, U.S. District Co
On this 30th day of government and the defendant appear		by counse	54 came th	ne attorney for the d K. Donovan.
Im In Anymorph that the Jacon Land	, 1		•	. # 7 do
It Is Adjudged that the defendan			-	ailty
of the offering in interstate commerce from the Northern Judicial Disterational Disteration of the offering in the Northern Judicial Disteration of the offering in the Northern Judicial Disteration of the offering in the Orthodox (Title Disteration of the Offering in the Northern Judicial Disteration of the Offering in the Orthodox (Title Disteration of the Offering in the Orthodox (Title Disteration of the Offering in the Orthodox (Title Disteration of the Orthodox	m Sterling, rict of Okl 193566, he	Colorado, to lahoma, a stol then well kno	Tulsa, len 1953	Plymouth
and the court having asked the defenda pronounced, and no sufficient cause to t	as charg nt whether he l he contrary beir	nas anything to say	why judgn	nent should not be Court,
It Is Adjudged that the defendant	is guilty as cha	rged and convicted.		
IT IS ADJUDGED that the defendant is authorized representative for imp	t is hereby com	umitted to the custo a period of 4	dy of the A	ttorney General or
Eighteen (18) Months.				
*				
•		-		
XXXXXXXXXXXXXX				
It Is Ordered that the Clerk deliver States Marshal or other qualified officer .K. as to Form:	a certified copy and that the co	of this judgment appy serve as the con	and commitr nmitment of	ment to the United f the defendant.
Hobail Brown		/s/ ROYCE H	SAVAGE	<u> </u>
式, U.S. Attorney				ates District Judge.
The Court recommends commitmen	nt to:6			
Ì				Clerk.
A True Copy. Certified this	donof			
Signed)				
Jigueu J	Clerk.	(By)		Deputy Clerk.
				(10.0

FOR THE

NORTHERN DISTRICT	C OF OKLAHOMA
United States of America	
v.	No. 12, 498 Criminal
Rollie Holt	Problem in the property of the control of the contr
On this 30th day of August, the defendant appeared in person, and without of fendant of his right to counsel and a counsel appointed by the court, and the waived the right to the assistance.	1954 , came the attorney for the government and counsel; the court advised the deasked him whether he desired to have the defendant thereupon stated that
It is Adjudged that the defendant has been conv	ricted upon his plea of 'guilty
premises located about six miles sout had in his possession seven (7) gallo inte containers thereof not having at	ons of distilled spirits, the immed- ffixed thereto a stamp, or stamps, pirits contained therein and evidencing
and the court having asked the defendant whether he pronounced, and no sufficient cause to the contrary	
IT IS ADJUDGED that the defendant is guilty as ch	parged and convicted.
It Is Adjudged that the defendant be p	placed on probation for a period
of Eighteen (18) Months from this dat	se.
	·
as a law-abiding, industrious citizen and observe suc scribe. Otherwise the defendant may be brought before	ore the court for a violation of the court's orders. we certified copies of this judgment and order to the
O. K. as to Form:	
SI Andrug Brown's U. S. Attorney	/s/ ROYCE H. SAVAGE United States District Judge.
	Clerk.
A Move Copy Coulded this	10
A TRUE COPY. Certified this day of	
(Signed)	

United States of America

United States District Court

FOR THE

v .	No. 12,499 Criminal
Earl William Arterberry	AUG 3 0 1954
	NOBLE C. HOOD
government and the defendant appeared in person advised the defendant of his right	to counsel and asked him whether he by court, and the defendant thereupon
It Is Adjudged that the defendant has been o	convicted upon his plea of 2 guilty
thereto a stamp, or stamps, denoting contained therein and evidencing primposed on such distilled spirits, as chand the court having asked the defendant whether	ssion twenty-seven (27) gallons of ontainers thereof not having affixed ng the quantity of distilled spirits ayment of all internal revenue taxes (Title 26, U.S.C., 2803) harged * in Count One; he has anything to say why judgment should not be
pronounced, and no sufficient cause to the contrary	
It Is Adjudged that the defendant is guilty as	charged and convicted.
fine, or until said defendant is of	ntence be and it is hereby stayed
It Is Ordered that the Clerk deliver a certified States Marshal or other qualified officer and that to. K. as to form: B. Wayder Crawfaf U. S. Aftorney The Court recommends commitment to: 6	copy of this judgment and commitment to the United he copy serve as the commitment of the defendant. 15 Roya L. Lainge United States District Judge.
	, Clerk.
A True Copy. Certified this day	
(Signed) Clerk.	(By) Deputy Clerk.

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

United States of America)	į.	
v.	No.12,500 - Crimina	L	41.27.4
JAMES R. CLARK	J		

On this 30th day of August , \$4 , came the attorney for the government and the defendant appeared in person, and without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

IT Is Adjudged that the defendant has been convicted upon his plea of ' guilty

of the offense of or about August 9, 1954, on premises located about $7\frac{1}{2}$ miles east of Bristow. Creek County, in the Northern Judicial District of Oklahoma, he had in his possession one and one-fourth (1 1/4) gallons of distilled spirits, the immediate containers thereof not having affixed thereto a stamp, or stamps, denoting the quantity of distilled spirits contained therein and evidencing payment of all internal revenue taxes imposed on such distilled spirits, (Title 26, U. S. C. A., Section 2803)

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is placed on probation for a period of Eighteen (18) Months from this date.

It is further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is further Ordered that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

O. K. as to form:

B. Hayden Crawford		ROYCE H. SAVAGE		
Asstt. U. S. Attorney		United States District Judge.		
	<u></u>	Clerk.		
A TRUE COPY. Certified this	day of	, 19		
(Signed)	(By)			
•	Clerk.	$Deputy\ Clerk.$		

	FOR THE	
NORTHERN DI	STRICT OF OKLAHOMA	
United States of America		AUG S. V. 1954
v.	No. 12,501 - Criminal	
Amie Theophaliss Warren	J	NORTE A MOST CLA, U.S. Cherces
On this 30th day of overnment and the defendant appeared in	August 1954 came the person and 1 by counsel, Edward	ne attorney for the
IT IS ADJUDGED that the defendant has	s been convicted upon his plea of 2 no	ot guilty, and a
inding of guilty of the offens orthern Judicial District of Cogency freight touck, Tulsa, Okhich were being shipped in intulsa, Oklehoma, and which had ection 659),	clahoma, he did steal from clahoma, a suitoase and the commerce from Day	contents thereof
	as charged 3 in count number	one
nd the court having asked the defendant wh ronounced, and no sufficient cause to the co	ether he has anything to say why judg:	ment should not be
IT IS ADJUDGED that the defendant is	guilty as charged and convicted.	
It Is Adjudged that the defendant is he authorized representative for imprisonn	reby committed to the custody of the A nent for a period of 4	ttorney General or
One (1) Year.		
· · · · · · · · · · · · · · · · · · ·		
	•	
XXXXXXXXXXXXXXXX		
It Is Ordered that the Clerk deliver a certates Marshal or other qualified officer and to. K. as to form:	rtified copy of this judgment and commit that the copy serve as the commitment	tment to the United of the defendant.
B. Hayden Crawford	ROYCE H. SAVAG	
U. S. Attorney	· · · · · · · · · · · · · · · · · · ·	tates District Judge.
The Court recommends commitment to	: 6	
		Clerk.
	J £	
A True Copy. Certified this		
Signed)	(By)lerk.	Deputy Clerk.
0.		

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA			y My Aurosia	
v.	1	No. 12,502	Criminal	SEP 1 4 1954
Stanley Anthony Brosky,	<u></u>	_	6	NOBLE C. HOOD

On this 14th day of September , 1954, came the attorney for the government and the defendant appeared in person, and having consented in writing to prosecution under the juvenile delinquency act and having been fully apprised of his right and of the consequences of such consent,

IT IS ADJUDGED that the consortant become an analysis of juvenile is delinquent

by committing xmf the offense of on or about August 12, 1954 transported in interstate commerce from Amarillo, Texas, to Claremore, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1948 Oldsmobile Convertible, Notor No. 954989H, he then well knowing said automobile to have been stolen, (Title 18, U.S.C., 5031 to 5037)

as charged' in count one;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IN ADDRESS HE HE VICE HAVE FOR THE PARTY OF THE PARTY

IT IS ADJUDGED that the juvenile be placed on probation for a period of Two (2) Years from this date.

It is further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is further Ordered that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

O.K. as to Form:

S/B. HAYDEN CRAWFORD U. S. Attorney	/s/ ROYCE H. SAVAGE United States District Judge.
	Clerk.
A True Copy. Certified this day of	f, 19
(Signed) Clerk.	(By) Deputy Clerk.

United States District Court

FOR THE

NORTHERN DISTRI	CT OF OKLAHOMA
	FILED
United States of America	SEP 1 4 1954
v.	No. 12,503 Criminal
Milton John Butterfield, Jr	NOBLE C. HOOD Clerk, U.S. District Court
the defendant appeared in person, and without fendant of his right to counsel and	the defendant thereupon stated that
It Is Adjudged that the defendant has been co	nvicted upon his plea ofguilty
Milton John Butterfield, Jr., trans	homa, in the Northern Judicial District le Convertible. Motor No. 954989H,
	as charged in count one;
and the court having asked the defendant whethe pronounced, and no sufficient cause to the contrar	r he has anything to say why judgment should not be
IT Is ADJUDGED that the defendant is guilty	as charged and convicted.
It Is Adjudged that the defendant be	placed on probation for a period of
Two (2) Years from this date.	•
as a law-abiding, industrious citizen and observe	d of probation the defendant shall conduct himself e such conditions of probation as the Court may pre- efore the court for a violation of the court's orders.
IT IS FURTHER ORDERED that the clerk deliver probation officer of this court, one of which shall be 0.K. as to Form:	two certified copies of this judgment and order to the e delivered to the defendant by the probation officer.
	/s/ ROYCE H. SAVAGE
U. S. Attorney CRAWFORD	United States District Judge.
	Clerk,
	Out IV.
A TRUE COPY. Certified thisday	of, 19
(Signed)	(By)
Clerk.	Deputy Clerk.

FOR THE

United States of America)	·	FILED
V.,	No.	12,504 Crimin	SEP 1 4 1954
George Franklin Ma	rtin		NOBLE C. HOOD Clerk, U.S. District Cour
On this 14th day of government and the defendant appear			ame the attorney for the //alter L. Kimmel.
		•	
IT IS ADJUDGED that the defenda	nt has been convicte	ed upon his plea of 2	guilty
of the off knowingly transport Trevel Tulsa, Oklahoma, in the No Dallas, Texas, for the pur tion, (Title 18, U.S.C., 2	ene Lou Thomps orthern Judicia pose of engage 421) as charged and whether he has	son in intersta al District of ing in the prace in Count One anything to say why	Oklahoma, to tice of prostitu-
pronounced, and no sufficient cause to			o the Court,
IT IS ADJUDGED that the defendan			the Athermary Cananal an
It is Adjudged that the defenda his authorized representative for im			the Attorney General or
Five (5) Years.			
		_	
It Ja Addunia dasta			
11 AKAMARAKAKA			
IT IS ORDERED that the Clerk deliv States Marshal or other qualified office O.K. as to Form:			
/- / TO TEASEDERS OF AVERAGE	········		AVAGE,
/s/ B. HAYDEN CRAWFORD B. Hayden Cawford, U. S. A The Court recommends commitm	tty. ent to:6	Ur	nited States District Judge.
		**************************************	Clerk.
A True Copy. Certified this	day of		
(Signed)			
(Digited)	Clerk.	<i>Uy J</i>	Deputy Clerk.

FOR THE

United States of America	FILED
v.,	Vo. 12,505 - Criminal SEP 1 4 1954
Bill Stilwell	NOBLE C. HOOD Clerk, U.S. District Court
On this 14th day of September government and the defendant appeared in person and	
It Is Adjudged that the defendant has been conv	,
of the offense of ported in interstate commerce from Si Oklahoma, in the Northern Judicial Di Black Plymouth, 2-door Sedan, Motor & said automobile to have been stolen,	No. P158760-72, he then well knowing
as charg and the court having asked the defendant whether he pronounced, and no sufficient cause to the contrary being	has anything to say why judgment should not be
It Is Adjudged that the defendant is guilty as cha	rged and convicted.
It Is Adjudged that the defendant is hereby combis authorized representative for imprisonment for a	
Three (3) Years.	
I KARARARAKA	
It Is Ordered that the Clerk deliver a certified copy States Marshal or other qualified officer and that the cook. as to Form:	y of this judgment and commitment to the United opy serve as the commitment of the defendant.
/- / QVADTEG	/s/ ROYCE H. SAVAGE
/s/ CHARLES H. FROEB Ass't. U. S. Attorney The Court recommends commitment to: 6	United States District Judge.
	Clerk.
A True Copy. Certified this day of	
(Signed)	(By)
Clerk.	Deputy Clerk.

FOR THE

United States of America		FILED
	o. 12,506 Criminal	SEP 1 4 1954
v., Wayne Merriott Padgett	0,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	NOBLE C. HOOD
wayne Merricoo raugeou	_	Clerk, U.S. District Cour
On this 14th day of Septemb government and the defendant appeared in person and advised the defendant of his right to desired to have counsel appointed by tupon stated that he waived the right to	counsel and asked in the court, and the	; the court him whether he defendant there-
It Is Adjudged that the defendant has been convi	cted upon his plea of 2	guilty
of the offense of o continuously thereafter until December Tulsa, Oklahoma, in the Northern Judic on the business of a wholesale liquor the special tax therear as required by	ial District of Ok dealer and didwilf	East 4th Street, lahoma, carried ully fail to pay
as charge and the court having asked the defendant whether he h pronounced, and no sufficient cause to the contrary being	as anything to say why jud	
It Is Adjudged that the defendant is guilty as char	ged and convicted.	
It Is Adjudged that the defendant is hereby commiss authorized representative for imprisonment for a		e Attorney General or
Thirty (30) Days, and pay a fine u the sum of Two Hundred Fifty (\$250.00) imprisoned until payment of said fine, provided by law.	Dollars, and that	defendant be
IT IS FURTHER ORDERED that the sen upon payment of the fine assessed here fendant be and he is hereby placed on	in within 24 hours	
Kanananananan		
It Is Ordered that the Clerk deliver a certified copy States Marshal or other qualified officer and that the co O.K. as to Form:		
	/s/ ROYCE H. SA	VAGE ,
/s/ ROBERT S. RIZLEY Ass't U. S. Attorney The Court recommends commitment to: 6	Unite a	l States District Judge.
		Clerk.
A True Copy. Certified this day of		
(Signed)Clerk.	(By)	Deputy Clerk.
		_
		() (

UNITED STATES DISTRICT COURT

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

SEP 1 7 1954

UNITED STATES OF AMERICA

NOBLE C. HOOD Clerk, U.S. District Court

VS.

Criminal No. 12,490

LAWRENCE SMILES. JR.,

On the 15th day of July, 1953 in the United States District Court for the District of Colorado came the attorney for the Government and the defendant appeared in person and without counsel, and having been advised by the Court of his constitutional rights to be prosecuted by indictment and to have a trial by jury, he signed a waiver thereof, and a consent to be prosecuted as a juvenile delinquent, and thereupon pleaded guilty to the Information.

IT WAS ADJUDGED that the defendant had been convicted upon his plea of guilty of the offense of Federal Juvenile Delinquency Act, 18 USC 5031-5037 (forging government check, 18 USC 495) as charged.

IT WAS ADJUDGED that the defendant was guilty as charged and convicted.

IT WAS ADJUDGED that imposition of sentence of imprisonment be and it was suspended and the defendant was placed on probation for a period of three (3) years from that date.

IT WAS FURTHER ORDERED that the defendant pay to the United States of America a fine of One Hundred Dollars (\$100.00), and that the United States have execution therefor, said fine to be paid in installments during the term of probation.

IT WAS ORDERED on the 13th day of August, 1954 that jurisdiction of the probationer be transferred to the Northern District of Oklahoma, which accepted jurisdiction over the probationer on August 16, 1954.

NOW, on this 17th day of September, 1954 came the attorney for the government and the defendant, Lawrence Smiles, Jr., without counsel, and it being shown to the court that said defendant has violated the terms and conditions of said probation,

IT IS ADJUDGED that the order of probation be revoked and the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment until he is Twenty-One (21) Years of age.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O.K. as to Form:

U. S. Attorney Transford

United States District Judge

FOR THE

N.W.211ENG14.57	KIUT UT UKLAIKMA	g beginning
United States of America]	FILED
v. William Henry Speaks	No.12,507 - Criminal	SEP 0 0 1954
	J	NOBLE C. HOOD Clerk, U.S. District Cour

On this 30th day of September , 134, came the attorney for the government and the defendant appeared in person, and without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

It is Adjudged that the defendant has been convicted upon his plea of 2 111

of the offense of on or about June 22, 1954, he transported in interstate commerce from Newton, Kansas, to Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1954 International Pickup Truck, Motor No. 206886, he then well knowing said truck to have been stolen, (Title 18, U. S. C., Bedtion 2312),

as charged in court number one and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby placed on probation fro a period of Two (2) Years from this date.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is Further Ordered that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

Solut & Rinky Assistant U. S. Attorney	Soyne H. Savage. United States District Judge.
	Clerk.
A True Copy, Certified this day of	ıf, 19
(Signed)Clerk.	(By) Deputy Clerk.

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

FILED

OCT 1 - 1954

United States of America

12,511 Criminal

NOBLE C. HOOD Clerk, U.S. District Court

Freeman McKee

On this 1st day of October , 19 54 came the attorney for the government and the defendant appeared in person and 1 by counsel, John Villman.

IT IS ADJUDGED that the defendant has been convicted upon his plea of 2 guilty

of the offense of on or about July 15, 1954, County, Oklahoma, had in his possession three gallons of distil the immediate containers thereof not having affixed thereto a senoting the quantity of distilled spirits contained therein an payment of all internal revenue taxes imposed thereon; carried ness of a retail liquor dealer and did wilfully fail to pay the therefor as required by law; and concealed in a 1954 Oldamobile half gallon of nontaxpaid distilled spirits, a commodity upon the limposed, with intent to defraud the U.S. (Title 26, U.S.C., 28 and 3321) as charged one, the and the court having asked the defendant whether he has anything to say why judgment should not be as charged 3 in Counts One, Two and Three;

pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant in the adjustment of the control ANXINTERING THE PROPERTY OF THE UNITED THE PROPERTY OF THE UNITED States of America in the sum of One Hundred (\$100.00) Dollars on Count One; and that he pay a fine unto the United States of America in the sum of One Hundred (\$100.00) Dollars on Count Three, and that said defendant is hereby' committed to the custody of the Attorney General or his authorized representative for imprisonment until payment of said fines, or until he is otherwise discharged as provided by law.

It is adjudged that the defendant be and he is hereby placed on probation on Count Two for a period of Eighteen (18) Months from this date.

IT Is Adjudged that 5 execution of sentence be and it is hereby stayed until November 1, 1954 at 10:00 A. M.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O.K. as to Form:

/s/ B. United	HAY	DEN	CRA	WFC	RD
United	1 Sti	ites	At	ty.	

/s/ ROYCE H. SAVAGE

United States District Judge.

The Court recommends commitment to: 6

A True Copy. Certified this

(By)

(Signed)

Clerk

Deputy Clerk.

FOR THE

MORTHERN DI	STRICT OF OKLAHOMA	00T 1 - 1954
United States of America]	NOBLE C. HOOD Clerk, U.S. District Court
v.	No. 12,516 Cr	iminal
Bernadine Grayson	J	

On this 1st day of October, 19 54came the attorney for the government and the defendant appeared in person, and counsel, Amos T. Hall.

her It is Adjudged that the defendant has been convicted upon this plea of guilty

of the offense own or about March 3, 1954, at Tulsa, Oklahoma, with intent to defraud, did forge the name of Moris Simons as an endorsement upon a certain United States Postal Money Order No. 11-65,782,815, in the amount of \$5.00, issued at Dallas, Texas, on March 1, 1954, (Title 18, U.S.C., 500)

as charged in Count One; and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It is Adjudged that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant be placed on probation for a period of Eighteen (18) Months from this date, provided that restitution is made.

It is further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is further Ordered that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer. O.K. as to Form:

s/ Robert S. Rizley Ass't. U. S. Attorney	/s/ ROYCE H. SAVAGE United States District Judge.
	Clerk.
A TRUE COPY. Certified thisday	of, 19
(Signed) Clerk.	Deputy Clerk.

FOR THE

FILED

NORTHERN	DT STRT	OF OF	OFI	AHOMA
THE PARTY OF THE P	ALL COLUMN			

OCT 1 - 1954

NOBLE C. HOOD Clerk, U.S. District Court

United States of America

James Reese Tillis

On this lst day of October , 19 54 came the attorney for the government and the defendant appeared in person and without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

It Is Adjudged that the defendant has been convicted upon his plea of 2 guilty

of the offense of on or about August 13, 1954, he transported in interstate commerce from Dallas, Texas, to Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1953 Oldsmobile four door sedan, Motor No. R-414151, he then well knowing said automobile to have been stolen, (Title 18, U. S. C., Section 2312).

as charged: in count number one

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Four (4) Years.

LEX LEX ARXIVERS X ROCK

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O. K. as to form:

Charles H. Froeb		ROYCE	Н.	SAVAGE	
Assistant U. S. Attorney				United States	District Judge.
The Court recommends commitmen	nt to: 6				
					Clerk.
A True Copy. Certified this	day of				
Signed)	(By)				

Clerk.

Deputy Clerk.

(Signed)

United States District Court

	FOR THE	
NORTHERN D	ISTRICT OF OKLAHOM	FILED
		OCT 1 - 1954
United States of America)	NOBLE C. HOOD
v.	No. 12,536	Criminalark, U.S. District Court
Walter Willard Erwood	.)	
	gradula dalla dall	
On this 1st day of government and the defendant appeared in vised the defendant of his rig desired to have counsel appoint upon stated that he waived the	person and 1 without ht to counsel and	and the defendant there-
IT IS ADJUDGED that the defendant has	been convicted upon his p	lea of ² guilty
of the offense September, 1952, transported of the vicinity of Hansboro, Nort and he then knew said motor ve U.S.C. 2312)	me 1947 1/2 ton pi in Dakota, to Manit inicle to have been	stolen, (Title 18,
and the same ways to not given and and	as charged 3 in Coun	A One i
and the court having asked the defendant w pronounced, and no sufficient cause to the co	hether he has anything to	say why judgment should not be
It Is Adjudged that the defendant is gu	uilty as charged and convic	ted. \setminus
It is Adjudged that the defendant is his authorized representative for imprison	hereby committed to the cument for a period of 4	stody of the Attorney General or
Pive (5) Years.		
$\int_{\mathcal{U}} dz dz dz dz dz dz dz dz$	antico e como en plantación.	Λ
	N. E. J. C. E. M.	
Iτ Lo-Angliogung/rek *x		
It Is Ordered that the Clerk deliver a c States Marshal or other qualified officer and	ertified copy of this judgment I that the copy serve as the	ent and commitment to the United commitment of the defendant.
O.K. as to Form:		
/F/ B. AACHEN CRAWFORD	/s/ ROYCE	C. H. SAVAGE United States District Judge.
The Court recommends commitment to	4.6	
		Clerk.
A True Copy. Certified this	day of	

(By)

Clerk.

Deputy Clerk.

MORTHERN DISTRICT OF OKLAHOMA

FOR THE

Par I I I I I I

OCT 1 - 1954

UNITED STATES OF AMERICA

NOBLE C. HOOD Clerk, U.S. District Court

v

No.12,537 - Criminal

Smith Charles Ray

On this lst day of October , 184 , came the attorney for the government and the defendant appeared in person, and without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

IT IS ADJUDGED that the defendant has been convicted upon his plea of guilty

of the offense of on or about September 23, 1954, on premises located about seven miles south of Depew, Oklahoma, in the Northern Judicial District of Oklahoma, he carried on the business of a distiller without having given bond as required by law; and he did make and ferment mash fit for distillation on premises other than a distillery duly authorized according to law, (Title 26, U. S. C. A., Sections 2833 and 2834).

as charged in counts number one and two; and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby placed on probation on each count for a period of Eighteen (18) Months from this date.

It is Further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is Further Ordered that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

S. B. Hayden' Crawford U. S. Aftorney	./5/	United States District Judge.
		Clerk.
A TRUE COPY. Certified this	day of	, 19
(Signed)	Clerk.	Deputy Clerk.

FILED

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

OCT 4 - 1954

NOBLE C. HOOD Clerk, U.S. District Court

United States of America

v. 12,514 Criminal

Leroy Gable

On this 4th day of October government and the defendant appeared in person and 1 by counse 1, John L. Boyd.

IT AS ADJUDGED that the defendant has been convicted upon his plea of 2 Not Guilty and

a finding of guiltyof the offense os about June 22, 1954 transported in interstate commerce from Banning, Calif. to Bristow, Okla. a stolen 1951 Chevrolet 2-door Sedan, Motor No. JAA 385022; and on or about July 7, 1954 transported said stolen automobile from Bristow, Okla. to Longview, Texas; and about July 9, 1954 transported in interstate commerce from LaGrange, Texas, to Bristow, Okla. a stolen 1949 Pontiac 2-door Sedan, Motor No. KGRS-6019; and about July 29, 1954 transported in interstate commerce from Bristow, Oklahoma to Longview, Tex. and from Longview, Texas to Bristow, a stolen 1954 Plymouth Sedan, knowing said automobiles to have been stolen, (Title 18, U.S.C. 2312)

as charged one, Two, Three and Four;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of ⁴

Count One - Five Years. Count Two - Five Years. Count Three-Five Years Count Four - Five Years.

Sentences imposed in Counts Two, Three and Four to run concurrently with the sentence imposed in Count One.

ITAKKAMAKAMAKAKKA

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O.K. /as to Form:

/a / //www.mo.ss	/s/ ROYCE H.	SAVAGE
ASS CHARLES HATTROEB	•	United States District Judge.
The Court recommends commitment to: 6		
		Clerk.
A True Copy. Certified this day o	f	
(Signed $)$	(By)	
Clerk.		Deputy Clerk.

FILED

	FO	R THE		I" I han had k	and the same of th
	northern distri	ICT OF	OKLAHOMA	OCT 4 - 1954	1
	United States of America V.	No.	12,522 Grimi	NOBLE C. HC Clerk, U.S. District	OOD t Court
	James W. Jerome		,		
	On this 4th day of Octo government and the defendant appeared in person		, 19 54 c by counsel,	ame the attorney for Edward Moores.	the
nd	IT IS ADJUDGED that the defendant has been of a finding of guilty of the offense of in interstate commerce from Tulsa, District of Oklahoma, to Chicago, Sedan, Motor No 0290903 F 54 Y, he have been stolen, (Title 18, U.S.C.	on , Oklah Illino e then	or about Apri oma, in the N is, a stolen well knowing	orthern Judici 1954 Chevrolet	n sporte cal
	as chand the court having asked the defendant whether pronounced, and no sufficient cause to the contrary			judgment should not	; be
	IT Is ADJUDGED that the defendant is guilty as	charged a	and convicted.		
	It Is Adjudged that the defendant is hereby his authorized representative for imprisonment f			the Attorney Genera	l or
	Four (4) Years.				
	It Karkerraidek ix				
					. Tark .
	It Is Ordered that the Clerk deliver a certified States Marshal or other qualified officer and that the				
	0. K. as to Form:	1	- / power = -	AWA GE	
	/s/ CHARLES H. FROEB Ass't. U. S. Atty. The Court recommends commitment to: 6		B/ ROYCE H. S.	AVAGE ited States District Judg	, ge.
		ANALYSIS SERVICE	******************************		
				Clea	k.

A True Copy. Certified this _____day of

Clerk.

 $Deputy\ Clerk.$

FOR THE

FILED

NORTHERN DISTRICT OF OKLAHOMA

OCT 8 1954

UNITED STATES OF AMERICA

NOBLE C. HOOD Clerk, U.S. District Court

v.

No. 12,526 Griminal

SETH THOMAS SPEEGLE

On this 8th day of October , 19 5#came the attorney for the government and the defendant appeared in person, and it thou to counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

It is Adjudged that the defendant has been convicted upon his plea of 'guilty

of the offense of or about Sept. 7, 1954, on premises gallon of distilled spirits, the immediate containers thereof not having affixed thereto a stamp or stamps denoting the quantity of distilled spirits contained therein and evidencing payment of all internal revenue taxes; and did unlawfully possess a still and distilling apparatus, set up, which he had failed to register; carried on the business of a distiller without having given bond as required by law; and did make and ferment mash fit for distillation on premises other than a distillery authorized by law; (Title 26, U.S.C. 2803, 2810, 2833 & 2834) as charged in Counts 1, 2, 3 and 4; and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It is Adjudged that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant be and he is hereby placed on probation for a period of eighteen (18) Months from this date, on each count.

It is further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer. O.K. as to Form:

/s/	/s/	ROYCE	н. 3	SAVAGE	S		
/s/ B? HAYDEN CRAWFORD United States Attorney	FORD Attorney	United Sta			ites District Judge.		
			~~~~				Clerk.
A TRUE COPY.	Certified thisday	of			<b>,</b>	19	
(Signed)	Clerk.	(By)				Deputy	Clerk.

FOR THE

NORTHERN	DISTRICT	OF	OKLAHOMA

FILED

UNITED STATES OF AMERICA

OCT 8 1954

v.

Nd.2,523 Criminal NOBLE C. HOOD Clerk, U.S. District Court

JOE TAYLOR CUNNINGHAM

On this 8th day of October , 19 54 came the attorney for the government and the defendant appeared in person, and thout counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

It is Adjudged that the defendant has been convicted upon his plea ofguilty

of the offense of on or about July 3, 1954, at Fred Fleak Tin Shop, Pryor, Oklahoma, in the Northern Judicial District of Oklahoma, did remove and conceal a copper still on which the Internal Revenue tax had not been paid with intent to defraud the United States of such tax, said still having been designed and used in the manufacture of nontaxpaid distilled spirits, (Title 26, U.S.C., 3321)

as charged. In Count One;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It Is Adjudged that the defendant is guilty as charged and convicted.

 $_{
m IT~Is~ADJUDGED~that}$  the defendant be and he is placed on probation for a term of Eighteen (18) Months from this date.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

C. K. as to Form:

Asst. U. S. Attorney	/s/ ROYCE H. SAVAGE
	United States District Judge.
	Clerk.
A TRUE COPY. Certified thisday	of, 19
(Signed)Clerk.	Deputy Clerk.

# UNITED STATES DISTRICT COURT FOR THE MORTHERN DISTRICT OF OKLAHOMA.

United States of America,

Flaintiff,

Vs.

No. 12403 Criminal

Oscar N. Wicker,

Defendant.

OCT 1 2 1954

CRDER

NOBLE C. HOOD Clerk, U.S. District Court

This matter coming on to be heard this 11th day of October, 1954, and the defendant's motion to vacate and set aside or correct sentence being duly filed in the above court on September 9, 1954, accompanied by a motion to file an affidavit in Forma Pauperis; the United States being present and represented by Charles H. Froeb, Assistant United States Attorney, and that defendant being heard ex parte, and it appearing to the court that defendant was previously convicted on two separate occasions involving violations of the Internal Revenue Code in relation to the manufacture of illegal and nontexpaid whiskey; and it further appearing to the court that in the cause above numbered defendant was tried to a jury of his peers and that all the evidence in this case was fairly presented without prejudice to the defendant, and that said jury returned a verdict of guilty on each of the four counts in the indictment returned in the above case, and that the maximum prison sentences for the four counts involved could have totaled eleven (11) years if made to run consecutively; and it further appearing that the sentences imposed in Counts 2, 3 and 4 of two (2) years each were made to run concurrently with the sentence of five (5) years on Count 1.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the defendant's motion to vacate and set aside or correct sentence is hereby denied.

United States District Judge.

FOR THE

NORTHERN	DISTRICT O	F OKLAHOMA	
United States of America	)		Service to the service of the servic
V.,	No	. 12,448 Criminal	OGT 1 % 1954
Melvin Eugene Fishe			NOBLE C. HOOD Clerk, U.S. District Con
On this 18th day of government and the defendant appeared	October in person and 1	, 19 5 ⁴ came	e the attorney for the orge Campbell.
IT Is Adjudged that the defendant	has been convic	ted upon his plea of ²	not guilty
and a verdict of guilthe offen unlawful and fraudulent inte Sapulpa, Okla., to Corpus Ch a check dated Feb. 1, 1954, of Texas, payable to Mary L. Dow Wildred L. Hunt, then well k (Title 18, U.S.C., 2314)	nt, transpo risti, Texa drawn on th wn, in the nowing said	s, a falsely made e First State Bank amount of \$20.00, check to be false	e commerce from security, to-wire, Corpus Christiand signed Mrs. ely made,
and the court having asked the defendan pronounced, and no sufficient cause to the	t whether he ha		igment should not be
It Is Adjudged that the defendant is	s guilty as charg	ed and convicted.	
IT IS ADJUDGED that the defendant his authorized representative for impri			Attorney General or
Count Three - Eighteen (	18) Months.		
	Dne, Two an	d Four be and they	are hereby
ismissed.			
IT IS ORDERED that the Clerk deliver States Marshal or other qualified officer . K. as to Form:	a certified copy or and that the cop	of this judgment and comr y serve as the commitmen	nitment to the United t of the defendant.
		/s/ W. R. WALLAC	E
/s/ ROBERT S. RIZLEY ss t. U. S. Attorney  The Court recommends commitment	; to:6	United	States District Judge.
			Clerk.
A True Copy. Certified this	day of		
(Signed)		(By)	
	Clerk.		Deputy Clerk.

### United States District Court

FOR T	гне	
NORTHERN DISTRI	CT OF OKLAHOMA	contain to the
	Section 19 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
United States of America	OCT 1-8	1954
v.  Dollye Jett Ritchie	No. 12,448 <b>Criminal</b> NOBLE C Clerk, U.S. D	
	·*	
the defendant appeared in person, andby counse	54, came the attorney for the governmental, John L. Ward, Jr.	t and
and the second of the second o	La company and the company and	
It Is Adjudged that the defendant has been conv		
a verdict of guilty of the offense unlawful and fraudulent intent, transport Oklahoma, to Corpus Christi, Texas, a fal dated Feb. 1, 1954, drawn on the First St able to Mary L. Down, in the amount of \$2 then well knowing said check to be false!	lsely made security, to-wit: a cate Bank, Corpus Christi, Texa 20.00. and signed Mrs. Mildred	Sapulpa, check s, pay- L. Hunt,
	s charged in Count Three;	
and the court having asked the defendant whether pronounced, and no sufficient cause to the contrary	he has anything to say why judgment should a being shown or appearing to the court,	iot be
It is Adjudged that the defendant is guilty as	charged and convicted.	
It Is Adjudged that the imposition of	sentence is hereby suspended a	nd the
defendant is placed on probation for a pe	eriod of Three (3) Years from t	his
date on Count Three.		
IT IS ADJUDGED that Count One be a	and it is hereby dismissed.	
IT IS FURTHER ORDERED that during the period as a law-abiding, industrious citizen and observe scribe. Otherwise the defendant may be brought bef	of probation the defendant shall conduct is such conditions of probation as the Court ma	ty pre-
IT IS FURTHER ORDERED that the clerk deliver to probation officer of this court, one of which shall be	wo certified copies of this judgment and order delivered to the defendant by the probation	to the officer.
O. K. as to Form:		
/s/ ROBERT L. RIZLEY Ass't. U. S. Attorney	/s/ W. R. WALLACE United States District Ju	dge.
-	C	lerk.
A TRUE COPY. Certified this day of		
(Signed)	(By)	lerk.

Clerk.

FOR THE

United States of America	)		
<b>v.</b>	No.	12,519 <b>Cri</b> mina	0CT 1 8 1954
Vernon Ross	J		NOBLE C. HOOD
	***********************		Clerk, U.S. District Court
On this <b>18th</b> day of government and the defendant appeared in	October	, 1954 came t by counsel, Walte	he attorney for the er C. Henneberry.
It Is Adjudged that the defendant ha	as been convicted	upon his plea of 2 no	ot guilty and a
finding of not guilty; the offense protect and assist a deserter one John E. Ross, knowing at and on June 10, 1954 and June John E. Ross upon demand of F E. Peterson, said Vernon Ross of said deserter, (Title 18,	the time that 11, 1954, rederal Burea then well k	med Forces of the t said John E. Re efused to give up u of Investigation nowing the locat: ) in Counts One an	e United States, oss was a deserter; o and deliver said on Agent, William ion and whereabouts
k tekkedak addakakakakakakakak Kadixakakakakakakakakakakakakakakakakakakak	nazakakaniah Mazaniakanah	i Yankarkiyakakakaki Cankarkiyakakakak	KKKIKKIKKIKKK KKKIKKIKKIKK
It Is Adjudged that the defendant is g	uilt <b>yzekkorek</b>	nkanakankxxx No	t Guilty.
IT IS ADJUDGED that the defendant ix hiexauthorized xernandative function discharged and his bond exone:	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	kneikenstakenskier Resid he and he :	is hereby
		•	
It Is Adjunced that 5	and the second s	en de la companya de	
It Is Ordered that the Clerk deliver a c States Marshal or other qualified officer and	ertified copy of the d that the copy se	is judgment and commit rve as the commitment o	ment to the United f the defendant.
O.K. as to Form:  Charles H. Trock  Ass't. U. S. Attorney  The Court recommends commitment to	o:6	Wnited St	ates District Judge.
A True Copy. Certified this /S 4 (Signed) / A Color of the color of th	day of (By)	October, COITIAn	Clerk.  1954  Little V.  Deputy Clerk.

FOR THE	
NORTHERN DISTRICT OF OKLAHOMA	
OCT 2 0 1954	
United States of America	)
V. No. 12,476 - Criminalrk, U.S. District Con	urı
Olive Claire Lerch	
palaters shared the state of th	
On this 19th day of October , 19 54 came the attorney for the government and the defendant appeared in person and 1 by counsel, A. L. Shortridge.	
government and the desendant appeared in person and	
It is Adjudged that the defendant handers and the street in the street i	her
lea of not guilty of the offense of conspiring with others to violate	
itle 18, U. S. C., Section 371,	
as charged 3 in count number one; after the active near the ac	
It is Adjudged that the continue the continue to the indicts be and it is hereby dismissed as to the defendant Clive Claire Lerch, that she is hereby discharged and her bond exonerated, and the amount of One Thousand (\$1,000.00) Dollars deposited therewith be refunded to the defendant.	and
•	
I <del>z is er were tect</del> ex	
kadherseekhenenenenenenenekeisisisteekeekheneneksiites <del>sa kailikkeld kitasteekool e</del> l Kabebberhenenenenenenekeekeenenekeekhenekeekteekteekteekteekteekteekteekteekt	£ .
O. K. as to forms  Dayler Completed  U. B. Attorney  The Court recommends commitment to: 6	ge)
A True Copy. Certified this 20 th day of October, 1954	

FOR	THE	
NORTHERN DISTRIC	T OF OKLAHOMA	FILED
United States of America	70 /00 001-1-2-7	00T2 0 <b>1954</b>
v. George Harold Einsla	No. 12,538 Criminal	NOBLE C. HOOD Clerk, U.S. District Court
On this 20th day of October government and the defendant appeared in person a advised the defendant of his right to desired to have counsel appointed by upon stated that he waived the right life in the latter of the offense of September, 1954, transporting in interest of the stolen 1950 Hercury 2-door Sedan, well knowing said automobile to have	to counsel and asked the court, and the to the assistance of nvicted upon his plea of 2 on or about the 2nd terstate commerce from the Northern District Motor No. 50 DA-7863	guilty  day of  m Plentywood, of Oklahoma, 36 N. he then
as charand the court having asked the defendant whether he pronounced, and no sufficient cause to the contrary be	rged s in Count One;	lgment should not be
It Is Adjudged that the defendant is guilty as ch	narged and convicted.	
It Is Adjudged that the defendant is hereby cohis authorized representative for imprisonment for	ommitted to the custody of the a period of 4	Attorney General or
Four (4) Years.		
I <del>T IS ADMINITE ENGLY</del>	. we consider the constant of	
It Is Ordered that the Clerk deliver a certified co States Marshal or other qualified officer and that the O.K. as to form.  U. S. Attorney  The Court recommends commitment to: 6	copy serve as the commitment	nitment to the United tof the defendant.  Savazz  States District Judge.
A True Copy. Certified this 20th day o	f October 1954	Clerk.
(Signed) Clerk.	(By) Nøbles C. Ho	od J. Clerk,

FOR THE

NORTHERN DISTRI	OT OF OKLAHUMA
United States of America	
v.	No.12,512 - Criminal 661 3 1 1954
Clarence Youngwolfe	NOBLE C. HOOD Clork, U.S. Directer Court
On this 21st day of Cotober the defendant appeared in person, and by counse	,154 , came the attorney for the government and
and the second of the second o	
IT IS ADJUDGED that the defendant has been con	victed upon his plea of ' #WILTY
of the offense ing from the United States a sum of mariting, to-wit: The endorsement of the Freasurer's Check No. 22,956,178, dat 158.25, and payable to Buster & Betty as true the forged endorsements of Buster well knowing said endorsements to	offor the purpose of obtaining or receivency, he did falsely forge a certain he names of the payees to United State ed March 10, 1953, in the amount of Youngwolfe; and uttering and publishing the Youngwolfe and Betty Youngwolfe, be forged, (Title 18, U.S.C., Section
and the court having asked the defendant whether he pronounced, and no sufficient cause to the contrary	as charged 'in counts number two and three e has anything to say why judgment should not be being shown or appearing to the court,
It Is Adjudged that the defendant is guilty as $c$	harged and convicted.
It Is Adjudged that the defendant is p	laced on probation on each of Counts
Two and Three for a period of Eighte	en (18) Months from this date.
	•
as a law-abiding, industrious citizen and observe su scribe. Otherwise the defendant may be brought before It is Further Ordered that the clerk deliver t probation officer of this court, one of which shall be compared to the court of the court.	of probation the defendant shall conduct himself ch conditions of probation as the Court may pre- fore the court for a violation of the court's orders.  wo certified copies of this judgment and order to the edelivered to the defendant by the probation officer.
United States Attorney	United States District Judge.
	Clerk.
A TRUE COPY. Certified this day o	f, 19
(Signed)	(By)
Clerk.	$Deputu\ Clerk.$

United States of America

FILED

# United States District Court

FOR THE

v.	No. 12,520 - Oriminal	OCT 2 1 1954
Augustine Ramirez, Jr.		NOBLE C. HOOD Clerk, U.S. District Cour
On this <b>21st</b> day of <b>Octo</b> government and the defendant appeared in person		e attorney for the lin D. Hettinger.
It Is Adjudged that the defendant has been of	convicted upon his plea of 2	ullty
of the offense of transported in interstate commerce Cklahome, in the Northern Judicial Chevrolet Sedan, Motor No. EAA-255 to have been stolen, (Title 18, U.	l District of Oklahoma, a 1803, he then well knowin	to Choteau.
e <mark>namenta kanakan</mark> kanakan ka	vic Regember into Communication	
as cl and the court having asked the defendant whether pronounced, and no sufficient cause to the contrary		ent should not be
It Is Adjudged that the defendant is guilty as	charged and convicted.	
It Is Adjudged that the defendant is hereby his authorized representative for imprisonment if		orney General or
Two (2) Years.		
section developed o	Programme Control	
The concentration of the second superiors and the con-	ment in the source	
It Is Analoged that 5		
	en en en verker von attente til de von en	r ta di kalamanya mengan salah s Salah salah sa
It Is Ordered that the Clerk deliver a certified States Marshal or other qualified officer and that t	copy of this judgment and commitment of	ent to the United the defendant.
C. E, as to form:	Bruge of &	
Assistant U. S. Attorney  The Court recommends commitment to: 6	United State	WAY, ies District Tudge.
	en e	
		Clerk.
A True Copy. Certified this day	y of	
(Signed) Clerk.	(By)	n a dist
Clerk.		Deputy Clerk.
		717

FOR THE

United States of America	)		
v.,	No.	12,528 - Crim	1nal GCT 2 1 1954
Charles Leroy Victory	, ]		NOBLE C. HOOD
	***************************************		Clerk, U.S. District Cour
On this <b>21st</b> day of government and the defendant appeared in	October person and 1	by counsel,	came the attorney for the Carl Wever.
It Is Adjudged that the defendant ha	as been convict	ed upon his plea of ²	guilty
of the offense gallons of non-tax paid distant distilling apparatus, se required by law; and carryin intent to defraud the United so distilled by him, (Title 2833),	illed spiret up, which so the states of 26, U.S.	its; unlawfull h he had faile usiness of a d America of th C. A., Section in counts nu	d to register as istiller with e tax on the spirits s 2803, 2810 and mber 1, 2 and 3;
and the court having asked the defendant pronounced, and no sufficient cause to the court having asked the defendant of the court having asked the court have a sufficient cause to the court having asked the court have a sufficient cause to the court have a sufficient cause the court has a sufficient cause the court have a sufficient cause th	whether he has	anything to say why	judgment should not be
It Is Adjudged that the defendant is g	guilty as charge	d and convicted.	
It Is Adjudged that the defendant is his authorized representative for impriso			the Attorney General or
(\$100.00) of Five Hu Count Three - One (1) Ye	ar and One Dollars an ndred (\$50 ar and One	(1) Day and a d an assessed 0.00) Dollars.	fine of One Hundred penalty in the sum both on execution. fine of One Hundred
IT Is Adjudged that the senten concurrently with the senten	ces in Cou se in Coun	nts Two and Th t One.	ree shall run
It Is Ordered that the Clerk deliver a c States Marshal or other qualified officer an	certified copy of d that the copy	this judgment and commit	ommitment to the United ment of the defendant.
Assistant U. S. Attorney The Court recommends commitment t	(	(2)	Savage, nited States District Judge.
	m have a		Clerk.
A True Copy. Certified this	day of		,
(Signed)	Clerk.	Ву)	Deputy Clerk.

FOR THE

United States of America	FILED
<b>v</b> .	No. 12,528 - Criminal OCT 2 1 1954
James Benny Burgess	NOBLE C. HOOD Clerk, U.S. District Court
the defendant of his right to con	n and without counsel; the court advisuasel and asked him whether he desired turt, and the defendant thereupon stated assistance of counsel.
It Is Adjudged that the defendant has been	convicted upon his plea of 2 guilty
gallons of non-tax paid distilled and distilling apparetus, set up, required by law; and carrying on intent to defraud the United Stat	possessing thirty and one-half (30%) spirits; unlawfully possessing a still, which he had failed to register as the business of a distiller with the of America of the tax on the spirits J. S. G. A., Sections 2803, 2810 and
as o	charged in counts number 1, 2 and 3; rhe has anything to say why judgment should not be being shown or appearing to the Court,
IT IS ADJUDGED that the defendant is guilty as	s charged and convicted.
his authorized representative for imprisonment  Count One - One (1) Year an  Count Two - One (1) Year an  (\$100.00) Dolla	nd One (1) Day.  id One (1) Day and a fine of One Hundred  are and an assessed penalty in the sum  i (\$500.00) Dollars, both on execution.  id One (1) Day and a fine of One Hundred
It is Adjudged that the sentences concurrently with the sentence is	in Counts Two and Three shall run n Count One.
It Is Ordered that the Clerk deliver a certified states Marshal or other qualified officer and that the Clerk deliver a certified states Marshal or other qualified officer and that the Court is a state of the Court recommends commitment to: 6	copy of this judgment and commitment to the United the copy serve as the commitment of the defendant.  Reyce H. Javage United States district Judge.
	Clerk.
A True Copy. Certified thisda	y of
Signed)	(By)

	FOR THE	K	
NORTHERN	DISTRICT	OF OKLAHOMA	
United States of America	)		FILED
v.	No.	12,534 - Crimi	nal 00T 2 1 1254
Charles Anderson, Jr.			NOBLE C. HOOD Clerk, U.S. District Cour
On this <b>21st</b> day of government and the defendant appeared in p	October person and 1		ne the attorney for the
It is Adjudged that the defendant has  of the offense transported in interstate com in the Northern Judicial Distribut door sedan, Motor No. Rato have been stolen, (Title 18	of an	on about Aumiet	guilty  13, 1954, he  to Tulsa, Oklahoms  n 1953 Oldsmobils  ing said automobils
and the court having asked the defendant wh	as charged hether he has	anything to say why j	udgment should not be
pronounced, and no sufficient cause to the con	ntrary being	shown or appearing to	the Court,
It Is Adjudged that the defendant is gu	ilty as charge	ed and convicted.	
IT IS ADJUDGED that the defendant is his authorized representative for imprison			he Attorney General or
Four (4) Years.			
			¥
It Is Anjunged that 5			,
It Is Ordered that the Clerk deliver a cestates Marshal or other qualified officer and  O. K. as to form:  Assistant U. S. Attorney  The Court recommends commitment to	that the copy	y serve as the commitme	
	***		Clerk.

A True Copy. Certified this ______day of _____

Clerk.

(Signed)_____

(By)____

Deputy Clerk.

FOR THE

MORTHERN	DISTRI	CT OF	OKLAHOMA
----------	--------	-------	----------

United S	States of America	)		FILED
<i>y</i>	V.,	No.	12,462 - Criminal	OCT 2 2 1954
James	Thomas Kroll	<u> </u>		NOBLE C. HOOD lerk, U.S. District Cour
On this 221 government and the	nd day of defendant appeared i	Dosober n person and 1	by counsel, Willi	e attorney for the
IT IS ADJUDGER	that the defendant h	as been convicte	d upon his plea of 2 no	t guilty, and a
finding of gui ing from the I forge a certal United States, August 13, 194 Pratt, Kansas; true such forg (Title 18, U.	Ilty of the offense Inited States a In writing te- Treasurer a Chi is and payable and he did know ged writing, he s. C. Section		r the purpose of obey, he did knowingle dorsement of the new 464,019 in the amount. Anderson, 1178 unlewfully utter and said endorsement	
		whether he has	in counts number anything to say why judgm hown or appearing to the C	ent should not be
IT IS ADJUDGED	that the defendant is	guilty as charge	l and convicted.	
	that the defendant is esentative for impriso		ted to the custody of the At riod of 4	torney General or
	Count Two -	Ninety (90 Ninety (90		•
			•	
IT Is Adjudged the sentence	that the sent imposed in Cour		nt Two shall run oc	onourrently with
It Is Ordered th States Marshal or ot	nat the Clerk deliver a ther qualified officer ar	certified copy of ad that the copy	this judgment and commitment of	nent to the United the defendant.
O. K. as to Sobert Assistant U.	S. Attorney		Doyce Dix United Sta	awage, tes District Judge.
The Court recon	nmends commitment	to:6	V	
				Clerk.
A True Copy. Ce	ertified this	day of		
(Signed)		Clerk (I	3y)	Demits Clerk

FOR THE

MORTHERN	DISTRICT	OF	OKLAHOMA
----------	----------	----	----------

United States of America	)			
v.	No.	12,513 - Cri	minal	OCT 2 2 1954
Charles Hayden Belveal				NOBLE C. HOOD
	·			Clerk, U.S. District Court
On this <b>22nd</b> day of <b>0</b> covernment and the defendant appeared in p		by counsel,	came the	attorney for the
IT IS ADJUDGED that the defendant has	been contint	ckonowskie pórawież	XXX fo	und not guilty
of the offense ing apparatus, set up, which he carrying on the business of a by law; making and fermenting than a distillery duly authori (20) gallons of non-tax paid d 2810, 2833, 2834 and 2803),	os unie failed distilled mash fit zed accordistilled	to register a to register a r without havi for distillated rding to law; spirits, (Tit	ssing is requ ing giv ion or and po ile 20,	a still and distilling the still and distilling the still as require a premises other assessing twenty U.S.C., Section
	as charged	in counts r	umber	1, 2, 3 and 4;
dystrykieskykykykykykykykykykykykykykykykykykyky	CARCACTURE CARCACTURE	CONTRACTOR RESERVANT	срожоржус Сх. Ятсьём	OXXXX
IT Is ADJUDGED that the defendant is gui				
IT Is ADJUDGED that the defendant is h	ereby <b>count</b>	czene kennedek Kodońna disobe	rreed (	couragements
記念 「最初askagegering」を対しましてい				
Andrews American Commence of the Commence of t		* and		
	et in State			
	s Nes s			
Tals Anjunger that 5				
	هيدي بماي		4 34	
		**.		· .
In In Oppunion that the Clark deliver a co	ntifod contro	f live interestant		
St <del>ern Mershel ex the realized affer res</del>	*****	******************	NAKKKO	KKIKKANAAX
O. K. as to form:		(3)	2	
Emailes H. Froev	********	1 Joyce	United St	JUVAGS.  utes District Judge.
Assistant U. S. Attorney	- 6		Onnea Bu	tices Bistrate vagage.
The Court recommends commitment to	•			
	MR-SAFE			Clerk.
A True Copy. Certified this	day of		a an ang pang ana mang mang laip naganin lamaging dan lain an	Anna di mana dia distributa dia mandria dia mangana dia mangana dia mangana dia mangana dia mangana dia mangan
		(By)		
(Signed)	Clerk.	( <del>****</del>		Deputy Clerk.

FOR THE

The state of the s	O DISSINGUL OF URAN	A MANAGE OF THE PROPERTY OF TH
United States of America		FILED
ν.	No. 12,513 -	FILED OCT 2 2 1954
Claude Jackson Stephens	J	NOBLE C. HOOD Clerk, U.S. District Court
On this 22nd day of government and the defendant appeared in advised the defendant of his desired to have counsel appound a stated that he valved the state of th	person and 1	and maked him whether he , and the defendant there-
IT IS ADJUDGED that the defendant has	been convicted upon his pl	lea of 2 guilty
of the offense ing apparatus, set up, which is arrying on the business of a by law; making and fermenting than a distillery duly author: (20) gallons of mon-tax paid distillery (20), 2833, 2834 and 2803),	as charged ^s <b>in gour</b>	ite number 1, 2, 3 and 4;
and the court having asked the defendant worronounced, and no sufficient cause to the co	nether he has anything to some ntrary being shown or appe	say why judgment should not be earing to the Court,
IT IS ADJUDGED that the defendant is gu	ilty as charged and convict	ed.
IT IS ADJUDGED that the defendant is lais authorized representative for imprison	nereby committed to the cu ment for a period of 4	stody of the Attorney General or
Count Two - Ninety Dollars Count Four - Ninety It is adjudged that the secondurrently with the sections	on execution, and idred (\$500.00) Dol 90) Days and a fin on execution. (90) Days.  entences in Counts in Counts in Count One.  lant la hereby place Months, to begin the Execution of the executi	Two and Four shall run  ded on probation on Count at the expiration of the  description of the  description of the
	***************************************	Clerk.
A True Copy. Certified this	day of	
Signed)	(By)	
	Clerk.	Deputy Clerk.

(Signed)_

# United States District Court

FOR THE

ron	1111-
NORTHERN DISTR	ICT OF OKLAHOMA
	FILED
United States of America	10 CT 9 2 105/
	No. 12.515 - Griminal OCT 2 2 1954
Herman Sanders	NOBLE C. HOO Clerk, U.S. District Co
On this <b>22nd</b> day of <b>October</b> ernment and the defendant appeared in person a	, 19 54 came the attorney for the and 1 by counsel, C. B. Graham, Jr.
IT IS ADJUDGED that the defendant has been co	onvicted upon his plea of 2
as che the court having asked the defendant whether h	taking letters containing Oklahoma iks, payable to R. R. Taylor, 2619 Nor etters being addressed to the payee of ted in the mail box at said address, tory for said letters, with design to addresses before they had been delive C. Section 1702),  arged * in counts number 1, 2 and 3 the has anything to say why judgment should not be
nounced, and no sufficient cause to the contrary b	eing shown or appearing to the Court,
IT IS ADJUDGED that the defendant is guilty as o	charged and convicted.
It Is Adjudged that the defendant is hereby cauthorized representative for imprisonment for	committed to the custody of the Attorney General or or a period of 4
Count One - Six (6) Mc Count Two - Six (6) Mc Count Three - Six (6) Mc	onthe.
It Is Adjudged that 5 the sentences is concurrently with the sentence imp	in Counts Two and Three shall run cosed in Count One.
It Is Ordered that the Clerk deliver a certified of the Marshal or other qualified officer and that the C. K. as to form:	copy of this judgment and commitment to the United are copy serve as the commitment of the defendant.
Charles H. Froeb	ROYCE H. SAVAGE
Assistant U. S. Attorney	United States District Judge.
The Court recommends commitment to: 6	
	· Clerk.

(By).....

Clerk.

Deputy Clerk.

FOR THE

			NORTHE	RN DISTRI	CT OF	OKLAHOM		
Unit	ed States	of A	me <b>rica</b>	)				FILED
	V.	•	,	}	No.	12,527 - (	riminal	OCT 2 2 1954
721OR6	is Lerc	) <b>y</b> 15.	Lapson	<u></u>				NOBLE C. HOOD Clerk, U.S. District Cou
On this government and	22nd the defe	ndant		Cctober in person an	d 1	by counse		ne attorney for the
It Is Adju	DGED that	the o	lefendant l	has been con	victed ı	ıpon his plea	of ²	guilty
tax paid d apparatus, carrying o required b premises o (Title 26,	set uset uset uset uset uset uset uset u	bue! and han	mich he lness of l making a disti	unlawfu had fai a disti and for llery du tions 28	lly placed to the control of the con	ossessing o registe without h ng mash i thorized 810, 2833	e still r as re aving g it for according and 28	se gallons of non- l and distilling suired by law; even bond as istillation on ig to law, 34),
and the court ha	ving aske no suffic	ed the	defendant ause to the	as charg whether he contrary bei	has an	ything to say	why judgr	1, 2, 3 and 4; nent should not be Court,
It Is Adjud	GED that	the de	efendant is	guilty as cha	arged a	nd convicted.		
It Is Adjudated in authorized r	OGED that	the cative	lefendant i for impris	is hereby consonment for	nmitted a perio	l to the custo d of 4	dy of the A	ttorney General or
Count	Anna Tarren	-	Ninety	(90) Day (90) Day on execu	e and	a fine o , and an () Dollar	f One Ho assessed	mdred (\$100.00) i penalty of coution.
Count	Three	-	Ninety	(90) Day	s and	a fine o	f One H	mdred (\$100.00)
Court	Four	-	Ninety	(90) Day	s and	a fine o	f Five l	fundred (\$500.00)
IT IS AD.	JUDGED ren <b>tly</b>	tha wit	t the s	entences	in Co	ounts Two	, Three	and Four shall
It Is Adjude October 25	GED that	5 <b>e</b>	xecutio	n of sent			t is her	reby stayed until
tates Marshal o	r other q	ualifie	k deliver a ed officer a	certified cop nd that the c	y of thi	is judgment a	nd commitment of	nent to the United the defendant.
0. K. AS						2		
Robert :	$S_{\cdot}G_{\cdot}$	lee.			U	Toyce?	1 Java	Les District Judge.
The Court re			•	to: 6		)	Onited St	mes visitivi suuge.
					***************************************	T T T T T T T T T T T T T T T T T T T		Clerk.
A True Copy.	. Certified	d this		day of				
Signed)								
Jigheu /				Clerk.	(By)			Deputy Clerk.

FOR THE

#### NORTHERN DISTRICT OF OKLAHOMA

FILED United States of America OCT 2 2 1954 No. 12,527 - Criminal Luis Billy Williams NOBLE C. HOOD Clerk, U.S. District Court

October , 1954 came the attorney for the On this 22nd day of without counsel; the court government and the defendant appeared in person and 1 advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

IT IS ADJUDGED that the defendant has been convicted upon his plea of  2 

of the offense ofs possessing twenty-three (23) gallons of non-tax paid distilled spirits; unlawfully possessing a still and distilling apparatus, set up, which he had failed to register as required by law; carrying on the business of a distiller without having given bond as required by law; and making and fermenting mash fit for distillation on premises other than a distillery duly authorized according to law, (Title 26, U. S. C. A., Sections 2803, 2810, 2833 and 2834),

as charged 3 in counts number 1, 2, 3 and 4 and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Count One

Ninety (90) Days, and a fine of One Hundred (\$100.00) Count

Dollars on execution, and an assessed penalty of Five Hundred (\$500.00) Dollars on execution.

Ninety (90) Days, and a fine of One Hundred (\$100.00) Count Three -Dollars on execution.

Ninety (90) Days, and a fine of Five Hundred (\$500.00) Count Four -Dollars on execution.

IT IS ADJUDGED that the sentences in Counts Two, Three and Four shall run concurrently with the sentence in Count One.

IT IS ADJUDGED that 5 execution of sentence be and it is hereby stayed until October 25, 1954 at 9:00 A. M.

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O. K. as to form:  Golect S. Gizler  Assistant U. S. Attorney  The Court recommends commitment to: 6	Orogeo H. Savage United States District Judge.
	Clerk:
A True Copy. Certified this day of	
(Signed)	(By) Deputy Clerk.

FOR THE

NORTHERN DIST	RICT OF OKLAHOMA
United States of America	Professional Profe
<b>v.</b>	No. 12,539 - Criminal 001 2 2 1954
Berlin W. Selmon	NOBLE C. HOOD Clerk, U.S. District Cour
the defendant appeared in person, and the cou	1.
of the offense gallon of non-tax paid distilled s	of having in his possession one (1) spirits; and carrying on the business an bond as required by law (Fitle 26
and the court having asked the defendant whether pronounced, and no sufficient cause to the contra	as charged 'in counts number one and two r he has anything to say why judgment should not be ary being shown or appearing to the court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby placed on probation on each count for a period of Eighteen (18) Months from this date.

It Is Further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is Further Ordered that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

#### O. K. as to form:

B. Hayden Crawford United States Attorney	ROYCE H. SAVAGE
	United States District Judge.
	Clerk.
A True Copy. Certified this da	y of, 19
(Signed)	. (By)
Clerk.	Deputy Clerk.

#### UNITED STATES DISTRICT COURT FOR THE MORTHERN DISTRICT OF OKLAHOMA

United States of America.

Flaintiff.

vs.

No. 12535 Oriminal

Jemes Quillian Walden, Jr., and Lane and Powell Bonding Company. Chattanooga, Tennessee

Defendants.

NOBLE C. HOUS Clerk, U.S. District Cours

#### JOURNAL MNTRY

On this 29th day of October 1954 appeared the United States of America, by B. Hayden Crawford, United States Attorney, and Robert S. Rizley, Assistant United States Attorney, for the Northern District of Oklahoma, and the defendents. James Quillian Walden, Jr., principal on Appearance Bond in the amount of \$1,000.00. dated July 30. 1954, filed August 5. 1954, in this court, and Lane and Fowell Bonding Company, surety on this bond, appearing not; and it appearing to the court that due notice of plaintiff's motion for default judgment on the Appearance Bond was served upon each of the above defendants; and it further appearing that the defendant. James Quillian Walden, Jr., has failed to appear at all times, and that such failure to appear was willful and predetermined; and it further appearing that the defendant, Lane and Powell Bonding Company, has failed to produce the defendant. James Quillian Walden, Jr., before this court in accordance with the orders and directions of the court,

HOW, THEREFORE, this court finds that the defendant, James Quillian Walden. Jr., should be and is hereby adjudged in default for failure to appear before this court, and further finds that the defendant, Lane and Powell Bonding Company, should be and is hereby adjudged in default for failure of its principal on the bond to appear before this court, and the judgment should be and is hereby entered on behalf of the United States against the defendants. James Quillian Walden, Jr., and Lane and Powell Bonding Company in the full face amount of the bond, to-wit, \$1,000.00.

F	OR THE
NORTHERN DIS	TRICT OF OKLAHONA
United States of America	
<b>v</b> .	No. 12,540 - Criminal OCT 2 9 1954
William T. Bilby	NOBLE C. HOOD Clerk, U.S. District Court
government and the defendant appeared in perso	ober , 19 54 came the attorney for the on and 1 without counsel; the court advised unsel and asked him whether he desired court, and the defendant thereupon stated assistance of counsel.
It Is Adjudged that the defendant has been	convicted upon his plea of 2 guilty
of the offense of and out of an authorized deposit Delaware St., Denver, Colorado, Delaware St., Denver, Colorado, and County of Denver welfare one payable to the said Rosie Valleg U. S. C., Section 1708),	stealing, taking and abstracting from ory for mail matter located at 1303 a letter addressed to Rosie Vallegos, 1303 and did abstract from said letter a City ok No. 55170, dated July 1, 1954, and os in the amount of \$67.85, (Title 18,
as and the court having asked the defendant whethe pronounced, and no sufficient cause to the contrar	charged 3 <b>in count number one</b> r he has anything to say why judgment should not be y being shown or appearing to the Court,
It Is Adjudged that the defendant is guilty a	
It Is Adjudged that the defendant is hereby his authorized representative for imprisonment	ocommitted to the custody of the Attorney General or for a period of 4
Two (2) Years.	
	•
I <del>ndexerologie</del>	
It is Ordered that the Clerk deliver a certified States Marshal or other qualified officer and that to the contract of the con	copy of this judgment and commitment to the United the copy serve as the commitment of the defendant.
United States Attorney	United States District Judge.
The Court recommends commitment to: 6	
	, Clerk.
A True Cony Contifed this	

(By)...

Clerk.

Deputy Clerk.

FOR THE

#### NORTHERN DISTRICT OF OKLAHOMA

TAMES THE STATE OF	TAMES STATE OF STATE	WA TO A SHOW WE AND THE PARTY
United States of America	)	FILED
v.,	No	12,383 - Griminal NOV 3 - 1954
Russell Marion Jennings	J 	NOBLE C. HOOD Clerk, U.S. District Court
government and the defendant appeared in p	counsel the cour	without counsel; the court advised and asked him whether he desired t. and the defendant thereupon stated
It Is Adjudged that the defendant has		
of the offense transported in interstate communication ways 60 and 66, south of M Sedan, Motor No. P4-318167, he been stolen, (Title 18, U.S. probation for a period of Five NOW, on this 3rd day of No said defendant has violated the	of on lerge fro (iami, Ok then co. 6) Yea (5) Yea (9) Yea (1)	or about October 26, 1953, he m Joplin, Missouri, to a point on lahoma, a stolen 1937 Plymouth Tudor 11 knowing said automobile to have ion 2312), and having been placed on rs during good behavior.  1954, it being shown to the Court that and conditions of said probation
and the court having asked the defendant wl pronounced, and no sufficient cause to the con	hether he ha	s anything to say why judgment should not be
be terminated.	nereby comm	nitted to the custody of the Attorney General or period of 4
Two (2) Years.		
		·
I TANK ARIHING THE CONTROL OF THE CO		•
IT IS ORDERED that the Clerk deliver a constates Marshal or other qualified officer and	ertified copy I that the cop	of this judgment and commitment to the United by serve as the commitment of the defendant.
B. Hayden Crawford United States Attorney	win.	Royce H. Savage, United States District Judge.
The Court recommends commitment to	): ⁶	
	-	Clerk.
A True Copy. Certified this	day of	
(Signed)	Clerk.	(By) Deputy Clerk.

FOR THE

#### NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

No. 12,476 - Criminal

William M. Clark

No. 12,476 - Criminal

On this 3rd day of November , 1954, came the attorney for the government and the defendant appeared in person, and by counsel, John L. Ward, Jr.

IT IS ADJUDGED that the defendant has been convicted upon his plea of ' guilty

of the offense of importing approximately thirty-eight (38) gallons of assorted taxpaid liquor containing more than 4 per cent of alcohol by volume, such liquor not being accompanied by a permit or license as required by the laws of the State of Oklahoma, from the State of Missouri, to a point on a public highway about twelve miles northeast of Jay, Delaware County, in the Northern Judicial District of Oklahoma, otherwise than in the course of continuous interstate transportation through the State of Oklahoma, said State being one in which all sales, except for scientific, sacramental medicinal or mechanical purposes, of asuma set of the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is placed on probation on Count Two for a period of Eighteen (18) Months from this date.

IT IS ADJUDGED that Count One be and it is hereby dismissed.

It is further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is further Ordered that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

O. K. as to fore: D. Hayden Crawford	<del>19/41</del>	Boyce H.	Savage United States I		
United States Attorney		0	United States 1	District J	udge.
			•••••		Clerk.
A TRUE COPY, Certified this	day of		, 19	-~-	
(Signed)		(By)			
	Clerk.			Deputy (	Clerk.

FOR THE

northern Distr	RICT OF OKLAHOMA
	FILED
United States of America	No. 12,476 - Criminal NOV 3 - 1954
Alvin E. Wallage	NO. 12,476 - OFTEITHER NOBLE C. HOOD Clerk, U.S. District Court
On the the 19th day of October government and the defendant appeared in person	, 19 54 came the attorney for the and by counsel, John A. Cochran.
It is Adjudged that the defendant has been c	onvicted upon his plea of ²
of the offense of intoxicating liquor into the State Enforcement Act of 1936, as amende in violation of Title 18, U. S. C.	of Oklahoma in violation of the Liquor of (Title 18, Section 1262, U. S. C. A.)
	he has anything to say why judgment should not be being shown or appearing to the Court,
IT IS ADJUDGED that the defendant is guilty as been passed to November 3, 1954.  IT IS ADJUDGED that the defendant is guilty as been passed to November 3, 1954.  It is an expectation for the defendant is guilty as been passed to November 3, 1954.	CRESCHER RECHERTER BOTH RECHERT RECHER
government and the defendant appearance IT IS ADJUDGED that the defendance	er, 1954, came the attorney for the ared in person and without counsel. ant is hereby committed to the custody chorized representative for imprisonment
Count One - Ninety (90) Days	1.
It is Adjudged that so execution of a November 10, 1954 at 10:00 A. M.	sentance be and it is hereby stayed unti
It Is Ordered that the Clerk deliver a certified States Marshal or other qualified officer and that to . X. as to form:  United States Attorney  The Court recommends commitment to: 6	copy of this judgment and commitment to the United he copy serve as the commitment of the defendant.  Savage,  United States District Judge.
A True Copy. Certified this day	y of
(Signed)Clerk.	(By)

FOR THE

EILED

NORTHERN DISTRICT OF OKLAHOMA

NOV 9 - 1954

UNITED STATES OF AMERICA

No.12,477

NOBLE C. HOOD Clerk, U.S. District Court

Cecil D. Jay

On this 9th day of November, 19 54, came the attorney for the government and the defendant appeared in person, any counsel, Pat Malloy.

It is Adjudged that the defendant has been convicted upon his plea of guilty

of the offense of or about Feb. 24, 1954, at Pawnee, Okla. did knowingly and wilfully make or cause to be made false statements in a matter within the jurisdiction of the Bureau of Narcotics, to-wit: caused to be entered in the exempt narcotic records for the sale of paregoric the names of J. C. Adams and others, as purchasers of 62.9 ounces of paregoric, and on Feb. 25, 1954 entered the names of A. L. Moseley and others, as purchasers of 50.5 ounces of paregoric, when in truth he knew the sales to be to one Jack P. Banning, (Title 18, U.S.C., 1001)

as charged. in Counts One and Two;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby placed on probation on each of Counts One and Two for a period of Three (3) Years from this date, on conditions of (1) a lifetime voluntary surrender of the Federal Special Tax Stamp issued in the defendant's name; (2) a voluntary surrender of all unused order forms, and a disposal of all narcotic drug stock in hand, either by surrender to the Bureau of Narcotics at Kansas City, express prepaid, or by sale of said drugs to another registrant, providing such permission is obtained from the Director of Internal Revenue; and (3) that he dispose of his retail drug business within a reasonable period of time.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer. APPROVED AS TO FORM:

s/B.	HAYDEN	CRAWFORD /	s/ ROYCE	H.	SAVAGE		
Inited	States	Attorney			United States .		
	a.			•••••••		94%	Clerk.
A Tr	RUE COPY.	Certified thisday of	F	p 18 / 4 de de W 18 4 de de	, 19.		
(Signed)	~ <u></u>	Clerk.	(By)			Deputy	

FOR THE

FILED

#### NORTHERN DISTRICT OF OKLAHOMA

NOV 9 - 1954

NOBLE C. HOOD Clerk, U.S. District Court

United States of America

•

No

12,509 Criminal

Billy Gene Jackson

On this 9th day of November government and the defendant appeared in person and 1

, 19 54 came the attorney for the by counsel, Franklin D. Hettinger.

IT IS ADJUDGED that the defendant has been convicted upon his plea of 2

not guilty and a

finding of guilty of the offense of on or about June 26, 1954 transported in interstate commerce from Bristow, Oklahoma, in the Northern Judicial District of Oklahoma, to Midland, Texas, a stolen 1947 Chevrolet, Motor No. JAA-385022, he then well knowing said automobile to have been stolen, (Title 18, U.S.C., 2312)

as charged s in Count One;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of  4 

One (1) Year and One (1) Day.

IR EXARABIDORS (both

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

OLK. as to Form:

	/s/ ROYCE	H.	SAVAG	E		
/s/ ROBERT S. RIZLEY Asst The Court recommends commitment to: 6			United		District	
						Clerk.
A True Copy. Certified this day or			~			
(Signed)	(By)					
Clerk.					Devutu	

On this

# United States District Court

FOR THE

FILED

#### NORTHERN DISTRICT OF OKLAHOMA

NOV9 - 1954

United States of America

NOBLE C. HOOD Clerk, U.S. District Courf 12,517 Criminal

v.

9th

• •

day of

Willie Herbert Howard

of November

by counsel. Lather F

government and the defendant appeared in person and ¹

It Is Adjudged that the defendant has been convicted upon his plea of 2

of the offense of on or about May 19, 1954, on premises located at 3940 East 29th Place North, Tulsa, Oklahoma, did unlawfully possess a still and distilling apparatus, set up, which he had failed to register as required by law; carried on the business of a distiller without having given bond as required by law; and did make and ferment mash fit for distillation on premises other than a distillery duly authorized according to law, (Title 25, U.S.C.A., 2810, 2833 and 2834)

as charged 3 1n Gounts One, Two and Three; and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

- Count One Ninety (90) Days and a fine of One Hundred (\$100.00)

  Dollars and as assessed penalty of Five Hundred (\$500.00)

  Dollars
- Count Two Ninety (90) Days and a fine of One Hundred (\$100.00)

  Dollars; and that he be further imprisoned until payment of the fines and penalty imposed or until he is otherwise discharged as provided by law. The sentence imposed in Count Two shall run concurrently with the sentence in Count One.

It is Adjudged that  5  the defendant is hereby placed on probation on Count Three for a period of Six (6) Months, beginning at the expiration of the sentence imposed in Counts One and Two.

IT IS FURTHER ADJUDGED that execution of sentence be stayed until Monday, November 15, 1954 at 9:00 A. M.

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O.K. as to Form:

ASS't. U. S. Attorney	/s/ ROYCE H. SAVAGE				
Ass't. U. S. Attorney	United States District Judge.				
The Court recommends commitment to:6					
	, Clerk.				
A True Copy. Certified this day of	of				
(Signed)	(By)				
Clerk.	Demita Cloude				

FOR THE

FILED

NORTHERN DISTRICT OF OKLAHOMA

NOV 9 - 1954

UNITED STATES OF AMERICA

NOBLE C. HOOD Clerk, U.S. District Court

v

No.12,541 Criminal

Oliver Arthur Davis

On this 9th day of November, 19 5#came the attorney for the government and the defendant appeared in person, and thout counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

It Is Adjudged that the defendant has been convicted upon his plea of guilty

of the offense of on or about November 6, 1954, on premises located 5 miles south of Claremore, Oklahoma had in his possession thirty-six (36) gallons of distilled spirits, the immediate containers thereof not having affixed thereto a stamp, or stamps, denoting the quantity of distilled spirits contained therein and evidencing payment of all internal revenue taxes imposed on such distilled spirits, (Title 26, U.S.C.A., 2803)

as charged ' in Count One;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It Is Adjudged that the defendant is guilty as charged and convicted.

 $_{
m IT\ Is\ ADJUDGED\ that}$ , the defendant is hereby placed on probation for a period of Eighteen (18) Months from this date.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer. Approved as to Form:

S R HAVDEN CDALIBODE	/s/ ROYCE H. SAVAGE	
/s/ B. HAYDEN CRAWFORD U. S. Attorney	United States District Jud	lge.
	Cle	erk.
A True Copy. Certified this da	ay of, 19	
(Signed)Clerk	(By) Deputy Cle	

ס דער

FILED

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

NOV 9 - 1954

NOBLE C. HOOD Clerk, U.S. District Courf

United States of America

v.

No. 12,542 Criminal

Pearl Frank Fulson

On this 9th day of November , 19 54 came the attorney for the government and the defendant appeared in person and 1 without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

IT IS ADJUDGED that the defendant has been convicted upon his plea of 2

guilty

of the offense of on or about Oct. 14, 1954, on farm premises located about 15 miles northeast of Tulsa, Oklahoma, had in his possession three (3) gallons of distilled spirits, the immediate containers thereof not having affixed thereto a stamp, or stamps, denoting the quantity of distilled spirits contained therein and evidencing payment of all internal revenue taxes imposed thereon; and carried on the business of a distiller without having given bond as required by law, (Title 26, U.S.C.A. 2803 and 2833)

as charged in Counts One and Two;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court.

It Is Adjudged that the defendant is guilty as charged and convicted.

It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Count One - One (1) Year and One (1) Day
Count Two - One (1) Year and One (1) Day; the sentence in Count
Two shall run concurrently with the sentence in Count One,
and a fine of One Hundred (\$100.00) Dollars on execution.

IT IS ADJUDGED that I

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

Approved as to Form:

(S) Royce H. Savage

Ass't/ U. S. Attorney

The Court recommends commitment to: 5

Clerk.

A True Copy. Certified this day of

(Signed) (By)

Clerk.

Deputy Clerk.

#### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

United States of America.

Plaintiff.

VS

No: C-784

J. R. Fitts,

FILED

Defendant.

NOV 1 5 1954

#### JOURNAL ENTRY

NOBLE C. HOOD Clerk, U.S. District Court

Now on this 12th day of November, 1954, this matter came on for hearing upon the application of the above named defendant for an order declaring that the judgment rendered in this cause on the 22d day of June, 1926, does not at this time constitute a lien upon any property of this defendant and the court being fully advised in the premises, finds that the judgment in this cause has become dormant and has ceased to be a lien upon the property of the defendant.

It is therefore ordered, adjudged and decreed that the judgment rendered in this cause on the 22d day of June, 1926, be, and the same is hereby declared dormant and does not constitute a line on the property of the defendant.

> Court for the Northern District of Oklahoma

OK as to form:

738

#### IN THE UNITED STATES DISTRICT COURT FOR THE MURTIFIER DESTRICT OF OKLAHOMA

United States of America.

Plaintiff.

V S

No: C-785

J. R. Fitts.

FILED

NOV 1 5 1954

befendent.

JOURNAL ENTRY

NOBLE C. HOOD Clerk, U.S. District Court

Now on this 12th day of November, 1984, this matter came on for hearing upon the application of the above named defendant for an order declaring that the judgment rendered in this cause on the 22d day of June, 1926, does not at this time constitute a lien upon any property of this defendant and the court being fully advised in the premises, finds that the judgment in this cause has become dormant and has ceased to be a lien upon the property of the defendant.

It is therefore ordered, adjudged and decreed that the judgment rendered in this cause on the 22d day of June. 1926, be, and the same is hereby declared dormant and does not constitute a lien on the preperty of the defendant.

Court for the Northern District of

Oklahoma

OK as to form:

#### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

United States of America,

Plaintiff.

vs

No: C-948

J. R. Fitts,

FILED

Defendant.

NOV 1 5 1954

JOURNAL ENTRY

NOBLE C. HOOD Clerk, U.S. District Court

Now on this 12th day of November, 1954, this matter came on for hearing upon the application of the above named defendant for an order declaring that the judgment rendered in this cause on the 22d day of June, 1926, does not at this time constitute a lien upon any property of this defendant and the court being fully advised in the premises, finds that the judgment in this cause has become dormant and has ceased to be a lien upon the property of the defendant.

It is therefore ordered, adjudged and decreed that the judgment rendered in this cause on the 22d day of June, 1926, be, and the same is hereby declared dormant and does not constitute a lien on the property of the defendant.

Judge of the United States Wistric Court for the Northern District of

Oklahoma

OK as to form:

# IN THE UNITED STATES DISTRICT COURT FOR THE MURTHERN DISTRICT OF OKLAHOMA

United States of America.

Plaintiff.

Vs

No: C-4100

J. R. Fitts,

FILED

Defendant.

NOV 1 5 1954

JOURNAL ENTRY

NOBLE C. HOOD Clerk, U.S. District Court

Now on this lith day of November, 1934, this matter came on for hearing upon the application of the above named defendent for an order declaring that the judgment rendered in this cause on the 4th day of June, 1930, does not at this time constitute a lien upon any property of this defendent and the court being fully advised in the premises, finds that the judgment in this cause has become dermant and has ceased to be a lien upon the property of the defendant.

It is therefore ordered, adjudged and decreed that the judgment rendered in this cause on the 4th day of June, 1930, be, and the same is hereby declared dermant and does not constitute a lien on the property of the defendant.

Judge of the United States District Court for the Northern District of Oklahoma

B5B

OK as to form:

FOR THE

FILED

MADMUTTON	DISTRICT OF OKLAHOMA
HORITORN	NOV 1 9 1954
United States of America v.	NOBLE C. HOOD Clerk, U.S. District Court
Wendell Watkins	J
	**************************************
On this <b>19th</b> day of vernment and the defendant appeared in	November , 19 54 came the attorney for the n person and 1 by counsel, D. S. MacDonald.
It Is Adjudged that the defendant h	has been convicted upon his plea of 2 nolo contendere
the Federal Housing Adminited March 3, 1952, and sign rant Housing Corporation, to the subscriber to the subscriber.	of on or about March 3, 1952, presented istration Office at Tulsa, Oklahoma, a letter ned by Wendell Watkins as President of the stating that all stock of such Corporation hars, he then knowing the same to be false, for uch Administration to advance a loan to the (Title 18, U.S.C., 1010)
dil nousing dorportion,	as charged s in Count One;
the court having asked the defendant nounced, and no sufficient cause to the	whether he has anything to say why judgment should not be contrary being shown or appearing to the Court,
It Is Adjudged that the defendant is	guilty as charged and convicted.
authorized representative for imprise	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
IT IS ADJUDGED that 5 Counts Th	wo, Three and Four be and they are hereby
missed.	
	certified copy of this judgment and commitment to the United nd that the copy serve as the commitment of the defendant.
PROVED AS TO FORM:	
FROVED AS TO PURK:	Do wood & Same

FOR THE

United States of America	)		FILED
<b>v</b> .,	No.	12,525 Criminal	NOV 1 6 1954
Wayne O. Kilgore	J 		NOBLE C. HOOD Clerk, U.S. District Court
On this <b>16th</b> day of <b>Nov</b> government and the defendant appeared in per	ember son and 1	by counsel, $0$ .	ne the attorney for the . C. Lassiter.
It Is Adjudged that the defendant has be	en convicte	d upon his plea of ²	not guilty and a
finding of guilty of the offense or ingly and fraudulently made a fruptcy. Case No. 6689 entitled and filed false sworn schedules concealed from the listing of a rupt estate; on Schedule B-2 en \$6160.93 obtained from an auctibuick Convertible Coupe, Motor	s on alse oat Wayne O. of asse ssets ce titled on; and No. 5413	or about Jan. 15th in relation to Kilgore, dba Pets in which he created no Hand" he from Schedule B-12675, (Title 18	o, 1954 wilfully, km a proceeding in bar copies Furniture Mar maitted therefrom an elonging to the ban e omitted approximate 26 omitted one 1949, U.S.C., 152)
and the court having asked the defendant whet.	s charged ³ her he has :	in Count One, anything to say why ju	Two and Three; adgment should not be
pronounced, and no sufficient cause to the contri-		**	ne Court,
It is Adjudged that the defendant is here his authorized representative for imprisonment	eby commit	ted to the custody of th	ne Attorney General or
Count One - Five (5) Years Count Two - Five (5) Years Count Three - (Five (5) Year Three to run con Count One.	s. Sent	ences imposed in y with the sent	n Counts Two and ence imposed in
Induncerente			
It Is Ordered that the Clerk deliver a certif States Marshal or other qualified officer and the Approved as to Form:	fied copy of at the copy	this judgment and com serve as the commitmen	mitment to the United nt of the defendant.
/s/ CHARLES H. FROEB	verse spec	/s/ ROYCE H. SA	
Ass't. U. S. Atty.  The Court recommends commitment to:		Unite	d States District Judge.
The Court recommends communicate to .			
	e e e e e e		Clerk.
A True Copy. Certified this	day of	**************************************	
(Signed) Cle		y)	Deputy Clerk.

FOR THE

FILED

#### NORTHERN DISTRICT OF OKLAHOMA

NOV 2 9 1954

United States of America

NOBLE C. HOOD Clerk, U.S. District Cours

v.

No. 12,544 Criminal

WILLIE ALBERT HISHAW

On this 29th day of November , 19 54 came the attorney for the government and the defendant appeared in person and without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

It Is Adjudged that the defendant has been convicted upon his plea of  2 

guilty

of the offense of on or about September 27, 1954 transported in interstate commerce from Bartlesville, Oklahoma to Wichita, Kansas, a stolen 1939 Buick Sedan, Motor No. 43730604, he then well knowing said automobile to have been stolen, (T. 18, U.S.C. 2312),

as charged * in Count One;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Five (5) Years.

IT IS ADVINCED THAT'S

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O.K. as to Form:

/a / CHADIEC H EDATO	/S/ ROYCE H. SAVAGE			
/s/ CHARLES H. FROEB Ass't. U. S. Attorney		$United\ States$		
The Court recommends commitment to:6				
	*******************************	*		,
				Clerk.
A True Copy. Certified thisday of				
(Signed)	(Bv)			

Clerk.

Deputy Clerk.

(Signed)

## United States District Court

· · ·	FOR THE	Sourced in R. Hornest Princess*
NORTHERN DISTR	ICT OF OKLAHOMA	FILED
		NOV 2 9 1954
United States of America		NOBLE C. HOOD
v.	$N_0$ . 12,543 Crimina	Clerk, U.S. District Court
LARRY GENE CAYWOOD		
On this 29th day of No government and the defendant appeared in persecutive desired to have counsel appointed upon stated that he waived the r	to counsel and asked his	the attorney for the l; the court ad- n whether he defendant there- counsel.
IT Is ADJUDGED that the defendant has been	en convicted upon his plea of ²	guilty
of the offense of transported in interstate commer Miami, Oklahoma, a stolen 1949 N 8151640, he then well knowing sa (Title 18, U.S.C., 2312)	rce from Siloam Springs,	Arkansas, to otor No.
and the court having asked the defendant wheth pronounced, and no sufficient cause to the contra	s charged s in Count One; her he has anything to say why jud	gment should not be
It Is Adjudged that the defendant is guilty		, 33424,
IT IS ADJUDGED that the defendant is guilty  IT IS ADJUDGED that the defendant is here his authorized representative for imprisonment	eby committed to the custody of the	Attorney General or
Three (3) Years.		
	•	
		•
It Iskungankkakk		
It Is Ordered that the Clerk deliver a certif States Marshal or other qualified officer and the		
O.K. as to Form:	Fv	
/s/ ROBERT S. RIZLEY	/s/ ROYCE H. SAVA	-
Ass't. U. S. Atty.	United	States District Judge.
The Court recommends commitment to: 6		
		Clerk.
	Y - 6	

(By).....

Clerk.

Deputy Clerk.

FOR THE

FILED

#### NORTHERN DISTRICT OF OKLAHOMA

NOV 2 9 1954

NOBLE C. HOOD Clerk, U.S. District Court

United States of America

*

Vo. 12,545 - Crim

Edward Allen Treadway

On this 29th day of November , 19 54 came the attorney for the government and the defendant appeared in person and 1 having consented in writing to prosecution under the juvenile delinquency act and having been fully apprised of his rights and of the consequences of such consent.

It is Adjudged that the defendant in the

delinquent by committings the kostense of on or about the 19th day of November, 1954, he transported in interstate commerce from Bentonville, Arkansas, to Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1953 Ford Sedan Automobile, Motor No. A-3KG129375, he then well knowing said automobile to have been stolen, (Title 18, U. S. C., Sections 5031 to 5037),

as charged a in count number one

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of  4 

Three (3) Years.

I'X KXARWEER KAKK

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O. K. as to form:

Ass't. U. S. Attorney	United States District Judge.
The Court recommends commitment to:6	
· · · · · · · · · · · · · · · · · · ·	
	Clerk.
A True Copy. Certified this day of	
(Signed)(I	Зу)
Clerk.	Deputy Clerk.

FOR THE

FILED

NORTHERN	DISTRICT	OF	OKLAHOMA	

NOV 2 9 1954

United States of America

NOBLE C. HOOD Clerk, U.S. District Court

v.

No.

6 Criminal

William Fredrick Weller

On this 29th day of November 1954 came the attorney for the government and the defendant appeared in person and without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

IT IS ADJUDGED that the defendant has been convicted upon his plea of 2

of the offense of on or about November 4, 1954. transported in interstate commerce from Long Beach, California, to Chelsea, Oklahoma, a stolen 1949 Chevrolet Sedan, Motor No. GAA 247992, he then well knowing said automobile to have been stolen, (Title 18, U.S.C., 2312)

as charged an Count One;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Three (3) Years.

IT KXXXXXXXXXXXXXX

IT IS ORDERED that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O.K. as to Form:

/8/	ROE	EM	S	. F	RIZLE	Y
Ass	ŧ.	U.	3.	At	ty.	

/s/ ROYCE H. SAVAGE

United States District Judge.

The Court recommends commitment to: 6

Clerk.

A True Copy. Certified this _____ day of

(By).....

Deputy Clerk.

imad)

Clerk.

Clerk, D. S. Dutrice Cours

# United States District Court

FOR THE

### NORTHERN DISTRICT OF OKLAHOMA

United States of America

v.

Jerry Albert Farnsworth

No.12,547 - Criminal 5163 - 1954

On this 3rd day of December , 154 , came the attorney for the government and the defendant appeared in person, and having consented in writing to prosecution under the juvenile delinquency act and having been fully apprised of his rights and of the consequences of such consent.

by committing xxof the offense of on or about November 17, 1954, he transported in interstate commerce from Siloam Springs, Arkansas, to Miami, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1949 Nash 2-door Automobile, Motor No. S151640, he then well knowing said automobile to have been stolen, (Title 18, U. S. C., Sections 5031 and 5037),

as charged in count number one and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

 $\ensuremath{\text{IT}}$  Is Adjudged that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is placed on probation for a period of Three (3) Years from this date.

It is Further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is Further Ordered that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

O. K. as to form:	the probation omcer.
Assistant U. S. Attorney	Joyce H. Savage
	United States District Judge.
	Clerk.
A TRUE COPY. Certified this day	of, 19
(Signed)	(By)
Clerk.	Deputy Clerk.

United States of America

# United States District Court

United States of America	12,549 Criminal FILED
v. Marshall Clinton Randolph	DEC 3 - 1954
Paralli Viinon Adiavipa	NOBLE C. HOOD Clerk, U.S. District Court
government and the defendant appeared in person advised the defendant of his right	without counsel the the record the said the defendant as right to the assistance of counsel.
It Is Adjudged that the defendant has been defendan	convicted upon his plea of ²
transported in interstate commerce Miami, Oklahoma, a stolen 1949 Nas S151640, he then well knowing said (Title 18, U.S.C., 2312)	on or about November 17, 1954, from Siloam Springs, Arkansas, to th 2-door Automobile, Motor No. automobile to have been stolen,
	narged 3 in Count One;
pronounced, and no sufficient cause to the contrary	he has anything to say why judgment should not be being shown or appearing to the Court,
It Is Adjudged that the defendant is guilty as	charged and convicted.
It Is Adjudged that the defendant is hereby his authorized representative for imprisonment f	committed to the custody of the Attorney General or for a period of ⁴
Three (3) Years.	
The Levisian Common	
It <b>as karraka</b>	
It Is Ordered that the Clerk deliver a certified States Marshal or other qualified officer and that the O.K. as to Form:	copy of this judgment and commitment to the United he copy serve as the commitment of the defendant.
	/s/ ROYCE H. SAVAGE
Ass't. U. S. Attorney  The Court recommends commitment to: 6	United States District Judge.
	Clerk.
A True Copy. Certified this day	r of
(Signed)	(By)
Clerk.	Deputy Clerk.

FILED

FOR THE

NORTHERN DISTRICT OF OKLAHOMA

DEC 2 0 1954

NOBLE C. HOOD Clerk, U.S. District Court

UNITED STATES OF AMERICA

41

No. 12,550 Criminal

Jack Wilfred Dailey, Jr.

On this 20th day of December, 19 54 came the attorney for the government and the defendant appeared in person, anby counsel, John L. Boyd.

IT IS ADJUDGED that the defendant has been convicted upon his plea of guilty

of the offense between Dec. 17, 1951 and Feb. 17, 1952, the exact date being unknown, at the U.S. Air Force Base Exchange at Sculthorpe, England, the defendant falsely forged the endorsement of the payee to U.S. Treas. ck. #25,669,177 dated Dec. 17, 1951 in amount of \$165.00 and payable to Robert P. Eggert; and with intent to defraud the United States uttered and published as true said forged writing, he well knowing such endorsement to be forged, (Title 18, U.S.C., 495, 3238)

as charged and Counts One and Two;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

 $_{
m IT\ Is\ Adjudged\ that}$  the defendant be and he is hereby placed on probation for a period of Two (2) Years on each count.

It is Further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer. C.K. as to Form:

S/B: HAYDEN United States	CRAWRORD ACTY.	ORD /c/ BOYCE H SAVAGE		
		/s/ ROYCE H. SAVAGE United States Distric	t Judge.	
	1 =		Clerk.	
1				
A TRUE COPY.	Certified thisday of	ıf, 19		
(Signed)		(By)		
/	Clerk.		y Clerk.	

FOR THE

FILED

#### NORTHERN DISTRICT OF OKLAHOMA

DEC 2 0 1954

UNITED STATES OF AMERICA

NOBLE C. HOOD Clerk, U.S. District Court

v.

Delman Mayhew

No. 12,551 Criminal

On this 20th day of December, 19 54ame the attorney for the government and the defendant appeared in person, and without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

IT IS ADJUDGED that the defendant has been convicted upon his plea of ' guilty

of the offenSe of on or about December 14, 1954, on premises located about 13 miles southeast of Nowata, Oklahoma, carried on the business of a distiller without having given bond as required by law; and did make and ferment mash fit for distillation on premises other than a distillery duly authorized according to law, (Title 26, U.S.C.A., 2833 and 2834)

 $_{\rm as\ charged}\,^\circ$  in Counts One and Two;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

 $_{
m IT~IS~ADJUDGED~that}$  the defendant be and he is placed on probation on each count for a period of eighteen (18) months from this date.

It is further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

O.K. as to Form:

ASS't. U. S. Attorney	/s/ ROYCE H. SAVAGE			
	United States District Judge.			
	Clerk.			
A True Copy. Certified thisday of	f, <b>19</b>			
(Signed) Clerk.	(By)			

FOR THE

### NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA

DEC 2 0 1954

NOBLE C. HOOD
Clerk, U.S. District Court

41

No.12,552 - Criminal

Tillman Lynch

On this 20th day of December , \$\overline{\sigma}\$, came the attorney for the government and the defendant appeared in person, and without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

IT IS ADJUDGED that the defendant has been convicted upon his plea of guilty

of the offense observing on the business of a distiller without having given bond as required by law; and making and fermenting mash fit for distillation on premises other than a distillery duly authorized according to law, (Title 26, U. S. C. A., Sections 2833 and 2834),

as charged in counts number one and two and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged thathe defendant is placed on probation on each count for a period of Eighteen (18) Months from this date.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

O. K. as to form:

Charles H. Froeb	ROYCE H. SAVAGE
Assistant U. S. Attorney	United States District Judge.
	Clerk.
A TRUE COPY. Certified this day	of, 19
(Signed)	(By)
Clerk.	Deputy Clerk.

FOR THE

FILED

NORTHERN DISTRICT OF OKLAHOMA

DEC 2 0 1954

UNITED STATES OF AMERICA

NOBLE C. HOOD Clerk, U.S. District Court

41

Nol2,553 Griminal

Loretta Zoski

On this 20th day of December, 19 54came the attorney for the government and the defendant appeared in person, and it thout counsel; the court advised the defendant of her right to counsel and asked her whether she desired to have counsel appointed by the court, and the defendant thereupon stated that she waived the right to the assistance of counsel.

her
It Is Adjudged that the defendant has been convicted upon his plea of guilty

of the offense of rom on or about May 20, 1952 to October, 1954, devised and intended to devise a scheme to obtain property by false and fraudulent pretenses: that upon receipt of certain merchandise from various businesses she would mail a check in payment of such merchandise; on May 20, 1952 placed in an authorized depository for mail an order for merchandise addressed to Blair of Virginia, 826 Kentucky, Memphie, Tenn; on April 1, 1953 ordered merchandise from Marshall Shoe Store, Tulsa, Okla; and on Oct. 22, 1954 ordered merchandise from Country Club Shop, Tulsa, Okla; said merchandise and 3 (Title 18, Ostaffice Establishment; as charged in Cts. 1, 2 and 3 (Title 18, Ostaffice), 1341) and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant be placed on probation on each count for a period of Eighteen (18) Months from this date.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is further Ordered that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer. U.R. as to Form:

ROBERT S. RIZLEY Ass't. U. S. Attorney		/s/ ROYCE H. SAVAGE United States District Judg			
			***************************************		Clerk.
A True Copy. Certified this	day of		,	19	
Signed)	Clerk.	(By)	##A	Deputy	

FOR THE

FILED

NORTHERN DISTRICT OF OKLAHOMA

DEC 2 2 1954

United States of America

NOBLE C. HOOD Clerk, U.S. District Court

Cier

William James Maltby

On this 22nd day of December 19 54 came the attorney for the government and the defendant appeared in person and 1 having consented in writing to prosecution under the juvenile delinquency act and having been fully apprised of his rights and of the consequences of such consent, the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counse.

The ADJUDGED that the defendant approaches the assistance of counse.

linquent by committing theoffense of on or about December 19, 1954, transported in interstate commerce from Springer, New Mexico, to Chelses, Oklahoma, a stolen 1950 2-door Oldsmobile, Motor No. 8A425893H, he then knowing said automobile to have been stolen, (Title 18, U.S.C., 5031 to 5037).

as charded a **In Count Que!** utter designable by the

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

### 

It Is ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Two (2) Years.

Figurior delivered on

10

st gje within Juligment and Commitment as follows

EDIONA

ITMENDERGREEN SERVICE

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O.K. as to Form:

HAYDEN CRAWFORD

/s/ ROYCE H. SAVAGE

United States District Judge.

The Court recommends commitment to:6

Clerk.

A True Copy. Certified this _____ day of

(Signed)

Clerk. (By)

FILED

FOR THE

DEC 2 2 1954

### NORTHERN DISTRICT OF OKLAHOMA

NOBLE C. HOOD Clerk, U.S. District Court

United States of America

v.

No. 12.555 Crimina

Johnnie Duane Thompson

On this 22nd day of December , 1954 came the attorney for the government and the defendant appeared in person and 1 having consented in writing to prosecution under the juvenile delinquency act and having been fully apprised of his rights and of the consequences of such consent, the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he walved the right to the assistance of the defendant thereupon stated that he walved the right to the assistance of the principle of the court of the co

linquent by committing the offense of on or about December 19, 1954, gransported in interstate commerce from Springer, New Mexico, to Chelsea, Oklahoma, a stolen 1950 2-door Oldsmobile, Motor No. 8A425893H, he then knowing said automobile to have been stolen, (Title 18, U.S.C., 5031 to 5037),

as charged * in Count One;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

#### Торби меня исполнения были поднительной выправлений в

It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of ⁴

Two (2) Years.

INSTRUCTION OF STREET

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O.K. as to Form:

/s/ B. HAYDEN CRAWFORD United States Attorney

/s/ ROYCE H. SAVAGE

United States District Judge.

The Court recommends commitment to: 6

Clerk.

A True Copy. Certified this _____ day of

(Signed)

(By)

FOR THE

FILED

AT PATAMETERS	The second second	بنديد يتحديد	the latest and the	
MUNTHERN	111 50 60 11			A 13/344 A
NORTHERN		4 A.	VELL	MALANIE

DEC 2 2 1954

United States of America

NOBLE C. HOOD Clerk, U.S. District Court

No.

12,556 Criminal

John Herman Armigo

On this day of December came the attorney for the government and the defendant appeared in person and  $^{\rm 1}$ having consented in writing to prosecution under the juvenile delinquency act and having been fully apprised of his rights and of the consequences of such consent, the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel is de-

linquent by committing the offense of on or about December 19, 1954, transported in interstate commerce from Springer, New Mexico, to Chelsea, Oklahoma, a stolen 1950 2-door Oldsmobile, Motor No. 8A425893H, he then knowing said automobile to have been stolen, (Title 18, U.S.C., 5031 to 5037),

> in Count One: as charged 8

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

### PANKANGANGA SEKAKKAMAKKAMAKKAMAKKAMAKKAMAKKAMAKKAKA

MITTERNATURAL CONTRACTOR OF THE SECTION OF

It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of

Two (4) Years.

Extracer reception for x

It Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant. O.K. as to Form:

/s/ B. HAYDEN CRAWFORD United States Attorney /s/ ROYCE H. SAVAGE

United States District Judge.

The Court recommends commitment to: 6

Clerk.

A True Copy. Certified this .. ..... day of

(Signed)

(By)

FILED

FOR THE

DEC 2 2 1954

#### NORTHERN DISTRICT OF OKLAHOMA

NOBLE C. HOOD Clerk, U.S. District Court

United States of America

12,557 Criminal

Leonard Ray Adams

On this 22nd day of December , 19 54 came the attorney for the government and the defendant appeared in person and 1 having consented in writing to prosecution under the juvenile delinquency act and having been fully apprised of his rights and of the consequences of such consent, the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel. It is ADJUDGED that the description of the desired that the description of the description of the desired that the description of the court is a desired that the description of t

linquent by committing of the offense of on or about December 19, 1954, transported in interstate commerce from Springer, New Mexico, to Chelsea, Oklahoma, a stolen 1950 2-door Oldsmobile, Motor No. 8A425893H, he then knowing said automobile to have been stolen, (Title 18, U.S.C., 5031 to 5037).

as charged : in Count One;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

#### MALENMANNAMENTAL SANCTON OF THE SANCT

It Is ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of ⁴

Two (2) Years.

<del>lezko do za ostatkatek</del>

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O.K. as to Form:

/s/ B. HAYDEN CRAWFORD

/s/ ROYCE H. SAVAGE

United States Attorney

United States District Judge.

The Court recommends commitment to:6

Clerk.

A True Copy. Certified this

22nd

. December, 1954

(Signed) NOBLE C. HOOD

Clerk. (By)

FOR THE

	NORTHERN DISTRICT	OF OKLAHOMA	_
■ United States	of America		FILED
v.	,	. 12,558 Criminal	JAN 1 0 1955
JERRY 1	PERZELL	등 등의 회원 경험을 다 잃었다면 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	OBLE C. HOOD rk, U.S. District Court
On this 10th government and the defe	day of <b>January</b> indant appeared in person and ¹	, 19 55 came by counsel, A.	the attorney for the L. Commons.
nine (9) gallons than 4% of alcoholiquor not being through the State mit or license as of Oklahoma being into or transport 1% of alcohol by hibited (7.18, 05% and the court having ask pronounced, and no suffic It Is Adjudged that It Is Adjudged that It Is Adjudged that It Is hereby commanded the states of he is hereby commanded the states of he is hereby commanded the states of	of the offense of assorted taxpaid of assorted taxpaid of assorted taxpaid of assorted taxpaid of by volume from the two miles north of in the course of conte of Oklahoma; and suce a state in which all ing therein of intoxical volume are proas charged the defendant whether he had ient cause to the contrary being the defendant axxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	n or about November Intoxicating liquor State of Missouri Quapaw, Oklahoma, scinuous interstate the liquor was not as of the State of Oksales and all impleating liquors con is in Count One; sanything to say why judg shown or appearing to the sed and convicted.  INTOXICATION OF THE PROPERTY OF THE PROP	RECENCE AREA OF THE LIBERT OF
e dista kina ing pan Ang	e que acue sus communi. BELNI		
£2 <u>\$249999</u> 92 <u>\$</u>	žz		
States Marshal or other q	e Clerk deliver a certified copy of ualified officer and that the cop	of this judgment and commity serve as the commitment of the commit	of the defendant.
Ass't. U. S. Attor		/ United S	tates Dist <b>V</b> ict Judge.
and Court recommen	ao communicing 100, 5		
			Clerk.
A True Copy. Certified	I this day of		
Signed)		(By)	

(By)

Clerk.

FOR THE

#### NORTHERN DISTRICT OF OKLAHOMA

United States of America	FILED
<b>V.</b>	No. 12,561 Criminal JAN 1 0 1955
Donald Lee O'Shiel	NOBLE C. HOOI  ——————————————————————————————————
On this 10th day or government and the defendant appear and having consented in wr linquency act and having b quences of such consent,	January , 19 55 came the attorney for the red in person and 1 by counsel, John L. Ward, Jr., viting to prosecution under the juvenile deceen apprised of his rights and of the consecution
It Is Adjudged that the determ	divenile is de-
transported in interstate Springs, Arkansas, a stole he then knowing said autom 5031 to 5037)	ense of on or about December 26, 1954, commerce from Tulsa, Oklahoma, to Siloam in 1947 Pontiac Automobile, Motor No. P6MA3900, obile to have been stolen, (Title 18, U.S.C.A. as charged in Count One;
and the court having asked the defend pronounced, and no sufficient cause to	ant whether he has anything to say why judgment should not be the contrary being shown or appearing to the Court,
IT Is ADJUDGED that the defendan	t is guilty as charged and convicted.
IT IS ADJUDGED that the defendathis authorized representative for imp	nt is hereby committed to the custody of the Attorney General or
Two (2) Years.	
A Francis added address of	
Control (ELA) (ELA) (ELA) Ela (Ela) (ELA)	
	. XELQUA
Native Water and the same of t	
DURKNERSKIDER	The Management of the Control of the
IT Is Ordered that the Clerk delive States Marshal or other qualified office O.K. as to Form:	er a certified copy of this judgment and commitment to the United r and that the copy serve as the commitment of the defendant.
/s/ B. HAYDEN CRAWFORD	/s/ ROYCE H. SAVAGE
United States Attorney  The Court recommends commitme	United States District Judge. ant to:6
	Clerk.
A True Copy. Certified this	day of
(Signed)	(By)

Clerk.

FOR THE

### NORTHERN DISTRICT OF OKLAHOMA

United States of America	]	
v.	No. 12,562 Criminal	JAM 1 0 1365
William Edward McKinder		NOBLE C. HOUZ

On this 10th day of January , 19 55 came the attorney for the government and the defendant appeared in person, an ithout counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

It is Adjudged that the defendant has been convicted upon his plea of guilty

of the offense of on or about January 4, 1955, on farm premises located about one and one-half miles north of Rose, Mayes County, Oklahoma, had in his possession ten and one-half (10½) gallons of distilled spirits, the immediate containers thereof not having affixed thereto in such manner as to be broken on opening the container, a stamp, or stamps, evidencing the payment of all internal revenue taxes imposed on such distilled spirits or indicating compliance with the provisions of Chapter 51, Internal Revenue Code of 1954, (T,26_{as}xxxxxd USCA 5008(b)) as charged in Ct. One and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is placed on probation for a period of Eighteen (18) Months from this date.

IT IS FURTHER ORDERED that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

It is Further Ordered that the clerk deliver two certified copies of this judgment and order to the opposition officer of this court, one of which shall be delivered to the defendant by the probation officer.

Ass't. U. S. Attorney	/s/ ROYCE H. SAVAGE
₹ _k	United States District Judge.
	Clerk.
A True Copy. Certified thisday	of, 19
(Signed) Clerk.	Deputy Clerk.

FOR THE

#### NORTHERN DISTRICT OF OKLAHOMA

United States of	^r America	5		FILED
<b>v.</b>		No.	12,563 <b>Crimi</b> r	nal JAN 1 0 1955
William Kyle	Tyner, Jr.	J		NOBLE C. HOOD Clerk, U.S. District Court

On this 10th day of. January 1955 came the attorney for the government and the defendant appeared in person and 1 without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

It Is Adjudged that the defendant has been convicted upon his plea of 2 guilty

of the offense of on or about December 18, 1954 at Tulsa, Oklahoma, in the Northern District of Oklahoma, did without authority wear the uniform of a Technical Sergeant, United States Air Force, (Title 18, U.S.C., 702)

as charged s in Count One;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Thirty (30) Days.

Тижбежаюжиминарожимые

/s/ CHARLES H. FROEB

It Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O.K. as to Form:

/s/ ROYCE H. SAVAGE

Ass't. U.	S. Attorney	Service Commence		United Sta	tes District Judge.
The Cour	t recommends com	nitment to:			
			erick.		
A True Co	opy. Certified this	10th	day of	January, 1955	Clerk,
(Signed)	NOBLE C. H	(OOD	(By	) — — — — — — — — — — — — — — — — — — —	
		Cle			Deputy Clerk.

FOR THE

### NORTHERN DISTRICT OF OKLAHOMA

United States of America

FILED

JAN1 0 1355

Harold James Lamphear

NOBLE C. HOOD Clerk, U.S. District Court

On this 10th day of January government and the defendant appeared in person and ¹

, 19 55 came the attorney for the by counsel, John L. Ward, Jr.

IT Is ADJUDGED that the defendant has been convicted upon his plea of 2

guilty

of the offenses of on or about Dec. 14, 1954, on premises located about seven miles northeast of Colcord, Oklahoma, had in his possession two (2) gallons of distilled spirits, the immediate containers thereof not having affixed thereto a stamp, or stamps, denoting the quantity of distilled spirits contained therein and evidencing payment of all internal revenue taxes imposed on such distilled spirits; and unlawfully possessed a still and distilling apparatus, set up, which he had failed to register as required by law, (Title 26, U.S.C.A., 2803 and 2810)

as charged : in Counts One and Two:

12,564 Criminal

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Count One - Six (6) Months.

Count TwO - Six (6) Months and a fine in the sum of One Hundred (\$100.00) Bollars; and an assessed penalty of Five Hundred (\$500.00) Bollars, both on execution. Said sentence of confinement shall run concurrently with the sentence in Count One.

ITMANSON MAGGERATION CXX

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O.K. as to Form:

_/_	/ Pot	REDG	10	DT	ZLEY Phey
A CO				117	
		• •			cres.

/s/ ROYCE H. SAVAGE
United States District Judge.

The Court recommends commitment to: 6

Clerk.

A True Copy. Certified this

day of

(Signed)

... (By)

Clerk.

NORTHERN

FOR THE OKLAHOMA

FILED

United States of America

Frank Taylor

No. 12,565 - Griminal

JAN1 0 1955

NOBLE C. HOOD' Clerk, U.S. District Court

On this 10th day of January 5519 came the attorney for the government and the defendant appeared in person matheut counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

IT IS ADJUDGED that the defendant has been convicted upon his plea of 2 guilty

of the offense of on or about August 12, 1954, at Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, he, with intent to defraud, did forge the name of W. D. Spencer as an endorsement upon a certain United States Postal Money Order No. 10-60,206,755 in the amount of \$20.00, issued at Lima, Oklahoma, on August 11, 1954; and he, with intent to defraud, did utter and pass the same to The Family Store, Tulsa, Oklahoma, he well knowing said endorsement to be forged, (Title 18, U. S. C. A., Section 500),

as charged ⁸ in counts number one and two and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It is Adjudged that the defendant is guilty as charged and convicted.

gio percenti finificiament sent communications (chieves)

It Is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of ⁴

Count One - Ninety (90) Days.

Count Two - Ninety (90) Days. Said sentence of confinement shall run concurrently with the sentence in Count One.

BRBBEA

IT IS ADJUDGED that 5

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O. K. as to form:	Mayor H. Savage United States Distric
Robert S. Birley	// United States Ostric
The Court recommends compatment to: 6	
A True Copy. Certified this day of _	Control of the Contro

(Signed)

____(By)

Deputy Clerk.

Judge.

Clerk.

FOR THE

### NORTHERN DISTRICT OF OKLAHOMA

FILED

United States of America

Hooley Ben Miller

No. 12,178 - Crimina

JAN 1 4 1955

NOBLE C. HOOD Clerk, U.S. District Court

On this 14th day of January , 1955 came the attorney for t government and the defendant appeared in person and 1 by counsel, Edward Monnet.

It Is Adjudged that the defendant has been convicted upon his plea of 2

guilty

of the offense of on or about February 15, 1952, in the Northern Judicial District of Oklahoma, he did unlawfully and forcibly break into the Post Office at Verdigris, Oklahoma, with intent to commit larceny in said Post Office, (Title 18, U. S. C., Section 2115),

as charged a in count number one

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Five (5) Years.

regularity appropriate or

got seatured the service automent and Commission in Edloser.

It Is Adjudged that seaid sentence of confinement in this case shall begin at the expiration of and run consecutively to the sentence the defendant is now serving in the Arkansas State Penitentiary, and the unexpired portion of the pending sentence yet to be served in the Oklahoma State Penitentiary.

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O. k. as to form:

Marles H. Trock
U. S. Attorney

The Court recommends commitment to: 6

e H. Savage, United States District Judge.

Clerk.

A True Copy. Certified this

__day of

(By)

(Signed)_

Clerk.

FOR THE

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FILED

United States of America

Hooley Ben Miller

No. **12,179 -** Crimina

JAN 1 4 1955

NOBLE C. HOOD Clerk, U.S. District Court

On this 14th day of January government and the defendant appeared in person and 1

, 19 55 came the attorney for the by counsel, Edward Monnet.

guilty

IT IS ADJUDGED that the defendant has been convicted upon his plea of 2

of the offense of on or about the 12th day of April, 1952, he transported in interstate commerce from Helzer, Kansas, to Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, a stolen 1949 Nash Sedan, Motor No. A-38062, he then well knowing said automobile to have been stolen, (Title 18, U. S. C., Section 2312)

as charged: in count number one;

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It Is Adjudged that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Five (5) Years.

IT IS ADJUDGED that send sentence of confinement shall run concurrently with the sentence in Criminal Case No. 12,178.

It Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O. K. as to form:

Mules H. Troch

U. S. Attorney

The Court recommends commitment to: 6

yee H. Savage United States District Judge.

A True Copy. Certified this

_day of

(By)

Deputy Clerk.

Clerk.

(Signed)____

Clerk.

FOR THE

### NORTHERN DISTRICT OF OKLAHOMA

United States of America	FILED
$\mathbf{v}_{\cdot}$	No. 12,559 Criminal JAN 1 4 1955
Donald Patrick O'Donnell	NOBLE C. HOOD Clerk, U.S. District Court
On this 14th day of Janus government and the defendant appeared in person	
It Is Adjudged that the defendant has been of	convicted upon his plea of ² guilty
said automobile to have been stole	Motor No. UG153729, he then knowing in, (Title 18, U.S.C., 2312)
	he has anything to say why judgment should not be
IT IS ADJUDGED that the defendant is guilty as	charged and convicted.
his authorized representative for imprisonment f	committed to the custody of the Attorney General or or a period of 4
Pive (5) Years.	
In the said delivered on	<b>FO</b>
thing a gloud the within Judgment and Commit	ment set of lows:
T.E.	LORN
**************************************	
It Is Ordered that the Clerk deliver a certified States Marshal or other qualified officer and that t O.K. as to form:  /s/ B. HAYDEN CRAWFORD	copy of this judgment and commitment to the United he copy serve as the commitment of the defendant.  /B/ ROYCE H. SAVAGE
United States Attorney	United States District Judge.
The Court recommends commitment to: 6	
	Clerk.
A True Copy. Certified this da	y of January, 1955
(Signed)	(By)
Clerk.	Deputy Clerk.

FOR THE

FILED

NORTHERN DISTRICT OF OKLAHOMA

JAN 2 0 1955

United States of America

NOBLE C. HOOD Clerk, U.S. District Court

v.

12.570 - Crimin

Charles Nunroe Shaw

On this 20th day of January , 1955 came the attorney for the government and the defendant appeared in person and without counsel; the court advised the defendant of his right to counsel and asked him whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

IT IS ADJUDGED that the defendant has been convicted upon his plea of 2 guilty

of the offense of possessing 16 gallons of nontax paid distilled spirits; unlawfully possessing a still and distilling aparatus, set up, which he had failed to register as required by law; carrying on the business of a distiller without having given bond as required by law; and making and fermenting mash fit for distillation on premises other than a distillery duly authorized according to law, (Title 26, U. S. C. A., Sections 2803, 2810, 2833 and 2834,

as charged ⁸ In counts number 1, 2, 3 and ⁴; and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

It is Adjudged that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of ⁴

Count One - Ninety (90) Days.

IT IS ADJUDGED that the defendant is placed on probation on each of Counts Two, Three and Four for a period of Six (6) Nonths, beginning at the expiration of the sentence imposed in Count One.

It Is Adjudged that sexecution of sentence be and it is hereby stayed until January 27, 1955 at 9:00 A. M.

It Is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O. K. as to form:		15/	Royeu	H. Lavry United States D	·c
Charles H. Freh  Ass't. U. S. Attorney  The Court recommends commitment to: 6			<i>U</i>	United States D	istrict Judge.
					Clerk.
A True Copy. Certified this	day of	5.0843355 <u>.</u>	Laborat Police		
gned)		(By)			
Cl	erk.			1	Deputy Clerk

FOR THE

FILED

- NORTHERN DISTRICT OF OKLAHOMA

JAM 2 0 1,65

United States of America

67

NOBELL TO BEAUTY Stork, ILS Abstract Com-

No. 12,588 - Criminal

George William Marshall

On this 20th day of January , 1955, came the attorney for the government and the defendant appeared in person, and without counsel; the court advised the defendant of his right to counsel and asked his whether he desired to have counsel appointed by the court, and the defendant thereupon stated that he waived the right to the assistance of counsel.

IT IS ADJUDGED that the defendant has been convicted upon his plea of ' guilty

of the offenses of carrying on the business of a distiller without having given bond as required by law; and making and fermenting mash fit for distillation on premises other than a distillery duly authorized according to law, (Title 26, U. S. C., Sections 5606, 5216(a) and 5608),

as charged in counts number one and two and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the court,

It is Adjudged that the defendant is guilty as charged and convicted.

IT IS ADJUDGED that' the defendant is placed on probation on each count for a period of Eighteen (18) Months from this date.

It is Further Ordered that during the period of probation the defendant shall conduct himself as a law-abiding, industrious citizen and observe such conditions of probation as the Court may prescribe. Otherwise the defendant may be brought before the court for a violation of the court's orders.

IT IS FURTHER ORDERED that the clerk deliver two certified copies of this judgment and order to the probation officer of this court, one of which shall be delivered to the defendant by the probation officer.

0. K. as to form:  19 Rober & Righy	18 Royew H. Savan United States District Judge.
Ass't. U. S. Attorney	United States District Judge.
	Clerk.
A TRUE COPY. Certified this day of	·, 19
(Signed) Clerk.	(By)

FOR THE

×	40.0	and the	245.5	Sec.	44.0		1.5	40.00	2.7	40.0				0.2	100	100	-		4 60	40.00		
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ю	0 W		77.25	36.55	10.0	V 146	71,000	800	100	44.11		100	700		S. 3		202	200	48 A F	2 10 200	* 44	27. 1

FILED

United States of America

v.,

No.

12,560 - Oriminal

JAN 2 4 1955

NOBLE C. HOOD Clerk, U.S. District Court

On this **24th** day of **January** government and the defendant appeared in person and ¹

Charles Emery Langford

, 19 55 came the attorney for the by counsel, Edward Monnet.

It Is Adjudged that the defendant has been convicted upon his plea of 2

guilty

of the offense of on or about December 12, 1954, he transported in interstate commerce from Tulsa, Oklahoma, in the Northern Judicial District of Oklahoma, to Southwest City, Missouri, a stolen 1953 Lincoln automobile, Motor No. 53WA31872H, he then knowing said automobile to have been stolen, (Title 18, U. S. C., Section 2312),

as charged: in count number one

and the court having asked the defendant whether he has anything to say why judgment should not be pronounced, and no sufficient cause to the contrary being shown or appearing to the Court,

IT IS ADJUDGED that the defendant is guilty as charged and convicted.

It is Adjudged that the defendant is hereby committed to the custody of the Attorney General or his authorized representative for imprisonment for a period of 4

Five (5) Years.

It is Adjudged that 5 the sentence herein shall begin at the expiration of and run consecutively to any other sentence or sentences heretofore imposed in a State or Federal Court.

It is Ordered that the Clerk deliver a certified copy of this judgment and commitment to the United States Marshal or other qualified officer and that the copy serve as the commitment of the defendant.

O. K. as to form:

. S. Attorney

The Court recommends commitment to:6

15/ Royce H. Saveye United States District Judge.

Clerk.

A True Copy. Certified this

 $_{-}$  day of

(By)

(Signed)

Clerk.

FOR THE

### NORTHERN DISTRICT OF OKLAHOMA

United States of America	FILED
v. No. 12,589 -	Griminal JAN 2 4 1955
Charles Emery Lengford	NOBLE C. HOOD Clerk, U.S. District Court
On this <b>24th</b> day of <b>January</b> , 19 government and the defendant appeared in person and 1 by count	o 55 came the attorney for the cel, Edward Konnet.
IT IS ADJUDGED that the defendant has been convicted upon his ple	a of ² <b>guilty</b>
of the offense of on or about 1954, he transported in interstate commerce a st to-wit: a 1952 Buick Four-Door Special Sedan, fr State of Missouri, to Peoria, in the County of Illinois, in the Southern District of Illinois, motor vehicle to have been stolen, (Title 18, U.	olen motor vehicle, om Neosho, in the coria and State of
as charged 3 in court and the court having asked the defendant whether he has anything to spronounced, and no sufficient cause to the contrary being shown or appearance.	t number one; ay why judgment should not be aring to the Court,
It Is Adjudged that the defendant is guilty as charged and convicted	ed.
It Is Adjudged that the defendant is hereby committed to the cus his authorized representative for imprisonment for a period of 4	stody of the Attorney General or
Five (5) Years.	
Self the property of the state of the self-self-self-self-self-self-self-self-	
and the state of the pathon one production of the state o	
BECTION	
IT IS ADJUDGED that the sentence in this case sho the sentence imposed in Criminal Case No. 12,50	all run concurrently with
It is Ordered that the Clerk deliver a certified copy of this judgmen States Marshal or other qualified officer and that the copy serve as the O.X. as to form:	commitment of the defendant.
2. Handen Crawford 1st Roya	United States District Judge.
The Court recommends commitment to: 6	
	Clerk.
A True Copy. Certified this day of	